

EXHIBIT 1

THIS SOLICITATION IS BEING CONDUCTED NOT ONLY WITH RESPECT TO THE THREE DEBTORS IN THE BELOW-CAPTIONED BANKRUPTCY CASE, BUT ALSO BY COLTEC INDUSTRIES INC WITH RESPECT TO A NEW ENTITY NAMED OLDCO, LLC (WHICH WILL BE A SUCCESSOR BY MERGER TO COLTEC INDUSTRIES INC) PRIOR TO ITS FILING OF A VOLUNTARY PETITION UNDER CHAPTER 11 OF TITLE 11 OF THE UNITED STATES CODE. BECAUSE NO CHAPTER 11 CASE HAS YET BEEN COMMENCED FOR OLDCO, LLC, THE DISCLOSURE STATEMENT HAS NOT BEEN APPROVED BY THE BANKRUPTCY COURT AS CONTAINING “ADEQUATE INFORMATION” WITHIN THE MEANING OF SECTION 1125(a) OF THE BANKRUPTCY CODE WITH RESPECT TO OLDCO, LLC. FOLLOWING COMMENCEMENT OF ITS CHAPTER 11 CASE, OLDCO, LLC EXPECTS TO PROMPTLY SEEK AN ORDER OF THE BANKRUPTCY COURT APPROVING THE DISCLOSURE STATEMENT AND THE SOLICITATION OF VOTES WITH RESPECT TO OLDCO, LLC. THE ASSETS AND LIABILITIES OF OLDCO, LLC AND THE TRANSACTIONS THAT WILL CREATE OLDCO, LLC ARE DESCRIBED IN FULL IN THE DISCLOSURE STATEMENT ACCOMPANYING THIS JOINT PLAN OF REORGANIZATION.

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE WESTERN DISTRICT OF NORTH CAROLINA
Charlotte Division**

IN RE: GARLOCK SEALING TECHNOLOGIES LLC, et al., Debtors. ¹	Case No. 10-BK-31607 Chapter 11 Jointly Administered
IN RE: OLDCO, LLC, SUCCESSOR BY MERGER TO COLTEC INDUSTRIES INC, Debtor.	Case No. [Not yet filed] Chapter 11 [Joint Administration To Be Requested]

¹ The debtors in these jointly administered cases are Garlock Sealing Technologies LLC; Garrison Litigation Management Group, Ltd.; and The Anchor Packing Company. This solicitation is also being conducted by Coltec Industries Inc pursuant to Sections 1125(g) and 1126(b) of the Bankruptcy Code and Rule 3018(b) of the Bankruptcy Rules with respect to OldCo, LLC which, if this Plan is accepted by the requisite numbers of claimants in Class 5, will become a successor by merger to Coltec Industries Inc and commence a bankruptcy case that will be jointly administered under Case No. 10-BK-31607. The term “Debtors” includes OldCo, LLC.

**MODIFIED JOINT PLAN OF REORGANIZATION OF GARLOCK SEALING
TECHNOLOGIES LLC, ET AL. AND OLDKO, LLC, PROPOSED SUCCESSOR BY
MERGER TO COLTEC INDUSTRIES INC**

Dated: May 20, 2016
As Modified: July 29, 2016

**THIS PLAN PROVIDES, AMONG OTHER THINGS, FOR THE ISSUANCE OF AN
INJUNCTION PURSUANT TO SECTION 524(g) OF THE BANKRUPTCY CODE THAT
CHANNELS ALL ASBESTOS CLAIMS AGAINST DEBTORS AND THE ASBESTOS
PROTECTED PARTIES (AS DEFINED HEREIN) TO A TRUST, AS WELL AS OTHER
INJUNCTIONS DESCRIBED IN ARTICLE 8 OF THIS PLAN.**

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TABLE OF CONTENTS

	PAGE
ARTICLE 1 DEFINITIONS, CONSTRUCTION OF TERMS, EXHIBITS AND ANCILLARY DOCUMENTS.....	2
1.1 DEFINED TERMS	2
1. Additional Coltec Insurance	2
2. Additional Coltec Insurers	2
3. Ad Hoc Coltec Asbestos Claimants Committee	2
4. Ad Hoc Coltec Future Asbestos Claimants’ Representative	2
5. Administrative Expense Claim	3
6. Affiliate	3
7. Allowance Date.....	3
8. Allowed.....	3
9. Allowed Amount.....	4
10. Anchor.....	4
11. Anchor Claim.....	4
12. Asbestos Channeling Injunction	4
13. Asbestos Claimant	4
14. Asbestos Claims.....	4
15. Asbestos Claimants Committee	4
16. Asbestos Insurance Action.....	4
17. Asbestos Insurance Agreement.....	5
18. Asbestos Insurance Entity	5
19. Asbestos Insurance Policy	5
20. Asbestos Insurance Rights	5
21. Asbestos Protected Party.....	5
22. Asbestos Trust.....	7
23. Asbestos Trust Agreement.....	7
24. Asbestos Trust Assets	7
25. Asbestos Trustee	7
26. Asbestos Trust Expenses.....	7
27. Avoidance Action	7
28. Ballot.....	7
29. Bankruptcy Administrator	7
30. Bankruptcy Code	7
31. Bankruptcy Court.....	8
32. Bankruptcy Rules.....	8
33. Board of Directors.....	8
34. Business Day	8
35. By-Laws	8
36. Canadian Settlement	8
37. Capital Stock.....	8
38. Cash.....	8
39. Certificate of Incorporation.....	8

TABLE OF CONTENTS
(continued)

	PAGE
40. Chapter 11 Cases.....	8
41. Claim.....	9
42. Claimant.....	9
43. Claimants Advisory Committee or CAC	9
44. Claims Resolution Procedures or CRP	9
45. Class.....	9
46. Coltec	9
47. Coltec Asbestos Claim.....	9
48. Coltec General Unsecured Claim.....	10
49. Coltec Restructuring	10
50. Coltec Workers' Compensation Claim	10
51. Confirmation Date	11
52. Confirmation Hearing	11
53. Confirmation Order.....	11
54. Confirmation Procedures Order.....	11
55. Contingent Claim.....	11
56. Court	11
57. Debtor in Possession	11
58. Debtors.....	11
59. Deferred Contribution.....	11
60. Delaware Trustee	11
61. Demand.....	11
62. Disallowed	11
63. Disclosure Statement	12
64. Disputed Claim	12
65. Distribution	12
66. Distribution Date.....	12
67. District Court	12
68. Effective Date	12
69. EnPro.....	12
70. Encumbrance.....	12
71. Entity.....	12
72. Equity Interest.....	12
73. ERISA.....	13
74. Estate.....	13
75. Estate Parties	13
76. Exhibit Book	13
77. Fee Claim.....	13
78. Fee Dispute Remedy	13
79. Fee Order	13
80. File or Filed or Filing.....	13
81. Final Order	13
82. Foreign Asbestos Claim.....	14

TABLE OF CONTENTS
(continued)

	PAGE
83. Future Asbestos Claimants' Representative or FCR	14
84. Garrison.....	14
85. Governmental Unit.....	14
86. GST	14
87. GST Asbestos Claim.....	14
88. GST/Garrison Equity Interests.....	15
89. GST General Unsecured Claim	15
90. GST Recovery Action.....	15
91. GST Recovery Action Settlement Package	15
92. GST Workers' Compensation Claim	16
93. Holder	16
94. Initial Asbestos Trust Assets.....	16
95. Intercompany Claim.....	16
96. IRC.....	16
97. IRS	16
98. Master Ballot.....	17
99. New Coltec.....	17
100. Non-Asbestos Plan Claim	17
101. Non-Debtor Affiliate.....	17
102. Option	17
103. Other Debtor Equity Interests	17
104. PBGC	17
105. Petition Date.....	17
106. Plan	17
107. Plan Claims	17
108. Plan Documents	17
109. Plan Supplement	17
110. Post-Bankruptcy Anchor.....	17
111. Priority Claim.....	18
112. Priority Tax Claim	18
113. Professional.....	18
114. Reorganized Debtor or Reorganized Debtors	18
115. Representatives	18
116. Retained Causes of Action.....	18
117. Schedules	18
118. SEC	18
119. Secured Claim.....	18
120. Secured Tax Claim.....	19
121. Securities Act.....	19
122. United States	19
123. Unliquidated Claim.....	19
124. Unsecured Creditors Committee.....	19
125. Voting Record Date	19

TABLE OF CONTENTS

(continued)

	PAGE
126. Workers' Compensation Claims	19
1.2 OTHER TERMS/INTERPRETATION	19
1.3 THE PLAN DOCUMENTS	21
1.4 ANCILLARY DOCUMENTS.....	21
 ARTICLE 2 PROVISIONS FOR PAYMENT OF ADMINISTRATIVE EXPENSES AND PRIORITY TAX CLAIMS	 21
2.1 UNCLASSIFIED CLAIMS	21
2.1.1 Payment of Allowed Administrative Expense Claims.....	21
2.1.2 Priority Tax Claims.....	22
 ARTICLE 3 CLASSIFICATION AND TREATMENT OF CLAIMS AND EQUITY INTERESTS	 22
3.1 SUMMARY	22
3.1.1 Class 1. Priority Claims	23
3.1.2 Class 2. Secured Claims.....	23
3.1.3 Class 3. Workers' Compensation Claims	24
3.1.4 Class 4. Intercompany Claims	24
3.1.5 Class 5. Asbestos Claims	25
3.1.6 Class 6. GST General Unsecured Claims	25
3.1.7 Class 7. Coltec General Unsecured Claims	26
3.1.8 Class 8. Anchor Claims.....	26
3.1.9 Class 9. GST/Garrison Equity Interests	26
3.1.10 Class 10. Other Debtor Equity Interests	27
 ARTICLE 4 MODIFICATION OR WITHDRAWAL OF THIS PLAN	 27
4.1 MODIFICATION OF THE PLAN; AMENDMENT OF PLAN DOCUMENTS.....	 27
4.1.1 Modification of the Plan	27
4.1.2 Post-Effective Date Amendment of Other Plan Documents.....	27
4.2 WITHDRAWAL OF THIS PLAN	27
4.2.1 Right to Withdraw this Plan.....	27
4.2.2 Effect of Withdrawal.....	28
 ARTICLE 5 PROVISIONS FOR TREATMENT OF DISPUTED CLAIMS AND ASBESTOS CLAIMS GENERALLY	 28
5.1 OBJECTION TO PLAN CLAIMS (OTHER THAN ASBESTOS CLAIMS); PROSECUTION OF DISPUTED CLAIMS	 28
5.2 DISTRIBUTION ON ACCOUNT OF DISPUTED CLAIMS	29

TABLE OF CONTENTS

(continued)

	PAGE
5.3 BAR DATES FOR ADMINISTRATIVE EXPENSE CLAIMS.....	29
5.3.1 Administrative Expense Claims.....	29
5.3.2 Fee Claims	29
5.4 RESOLUTION OF ASBESTOS CLAIMS	30
ARTICLE 6 ACCEPTANCE OR REJECTION OF THIS PLAN	30
6.1 IMPAIRED CLASSES TO VOTE	30
6.2 ACCEPTANCE BY IMPAIRED CLASSES OF PLAN CLAIMS.....	30
6.3 PRESUMED ACCEPTANCE OF THIS PLAN.....	30
6.4 ACCEPTANCE PURSUANT TO SECTION 524(g) OF THE BANKRUPTCY CODE.....	31
6.5 NONCONSENSUAL CONFIRMATION.....	31
6.5.1 Cram Down.....	31
6.5.2 General Reservation of Rights	31
ARTICLE 7 IMPLEMENTATION OF THIS PLAN	31
7.1 VESTING OF ASSETS OF THE DEBTORS.....	31
7.2 CORPORATE GOVERNANCE	32
7.2.1 Amendment of Certificates of Incorporation of the Debtors	32
7.2.2 D&O and Fiduciary Liability Tail Coverage Policies	32
7.3 THE ASBESTOS TRUST	32
7.3.1 Creation of the Asbestos Trust.....	32
7.3.2 Funding of the Asbestos Trust	33
7.3.3 Vesting of Assets in the Asbestos Trust	34
7.3.4 Transfer of Claims and Demands to the Asbestos Trust.....	34
7.3.5 Appointment and Termination of Asbestos Trustee	35
7.3.6 Creation of the CAC	35
7.3.7 Cooperation Agreement.....	35
7.3.8 Continuation of the FCR.....	36
7.3.9 Institution and Maintenance of Legal and Other Proceedings.....	36
7.3.10 Asbestos Insurance Rights and Authority of Reorganized Debtors to Extend Asbestos Channeling Injunction to Asbestos Insurance Entities and Successor Entities Prior to Confirmation Date	36
7.4 PAYMENTS AND DISTRIBUTIONS UNDER THIS PLAN	37
7.4.1 Asbestos Trust Payments and Plan Distributions	37
7.4.2 Timing of Plan Distributions	38
7.5 DELIVERY OF DISTRIBUTIONS AND UNDELIVERABLE OR UNCLAIMED DISTRIBUTIONS	38

TABLE OF CONTENTS

(continued)

	PAGE
7.5.1 Delivery by the Reorganized Debtors of Distributions in General.....	38
7.5.2 Undeliverable Distributions by the Reorganized Debtors	38
7.6 PAYMENTS UNDER THIS PLAN	38
7.6.1 Manner of Cash Payments under this Plan	38
7.6.2 Fractional Payments under this Plan.....	38
7.7 DISSOLUTION OF ANCHOR	39
7.8 CONDITIONS TO OCCURRENCE OF THE CONFIRMATION DATE.....	39
7.9 CONDITIONS TO OCCURRENCE OF THE EFFECTIVE DATE	43
7.10 MERGER OF COLTEC WITH NEW COLTEC	45
7.11 MANAGEMENT OF THE REORGANIZED DEBTORS	45
7.12 CORPORATE ACTION.....	45
7.13 EFFECTUATING DOCUMENTS AND FURTHER TRANSACTIONS.....	45
7.14 ALLOCATION OF PLAN DISTRIBUTIONS BETWEEN PRINCIPAL AND INTEREST	46
7.15 NO SUCCESSOR LIABILITY	46
7.16 INSURANCE NEUTRALITY	46
ARTICLE 8 DISCHARGE, INJUNCTIONS & RELEASES	47
8.1 DISCHARGE.....	47
8.1.1 Discharge of GST, Garrison, and Coltec and Related Discharge Injunction	47
8.1.2 Non-Dischargeable ERISA Liability	47
8.2 THE ASBESTOS CHANNELING INJUNCTION.....	48
8.2.1 Asbestos Channeling Injunction	48
8.2.2 Reservations from Asbestos Channeling Injunction.....	49
8.3 TERM OF CERTAIN INJUNCTIONS AND AUTOMATIC STAY	49
8.3.1 Injunctions and/or Automatic Stays in Existence Immediately Prior to Confirmation	49
8.3.2 Injunctions Provided for in this Plan	50
8.4 RELEASES AND INDEMNIFICATION	50
8.4.1 Settlement and Release by Debtors and Reorganized Debtors of Avoidance Actions and Other Estate Claims.....	50
8.4.2 Specific Release of Intercompany Asbestos Claims.....	50
8.4.3 Settlement and Release by Debtors and Estate Parties	51
8.4.4 Settlement and Release of Certain Claims.....	51
8.4.5 No Actions on Account of Released Claims.....	51
8.4.6 Indemnification of Representatives of the Debtors and Non-Debtor Affiliates	52

TABLE OF CONTENTS

(continued)

	PAGE
8.4.7 Indemnification of Debtors and Other Asbestos Protected Parties by the Asbestos Trust.....	52
8.5 CARVE-OUT FOR CERTAIN FOREIGN ASBESTOS CLAIMS	53
8.6 NO EFFECT ON INDEPENDENT LIABILITIES OF NON-DEBTORS.....	53
 ARTICLE 9 EXECUTORY CONTRACTS, UNEXPIRED LEASES, LETTERS OF CREDIT, SURETY BONDS, COMPENSATION, INDEMNITY AND BENEFIT PROGRAMS	 53
9.1 ASSUMPTION OF EXECUTORY CONTRACTS AND UNEXPIRED LEASES	53
9.1.1 Assumption Generally	53
9.1.2 Assumption Procedures	53
9.1.3 Rejection of Certain Executory Contracts and Unexpired Leases.....	54
9.2 LETTERS OF CREDIT AND SURETY BONDS	55
9.3 COMPENSATION, INDEMNITY AND BENEFIT PROGRAM.....	55
9.3.1 Employee Benefits	55
9.3.2 Retiree Benefits.....	55
9.3.3 Workers' Compensation Benefits	56
 ARTICLE 10 RETENTION OF JURISDICTION	 56
10.1 PLAN DOCUMENTS	56
10.2 EXECUTORY CONTRACTS AND UNEXPIRED LEASES.....	56
10.3 DISPUTED CLAIMS ALLOWANCE/DISALLOWANCE.....	56
10.4 ENFORCEMENT/MODIFICATION OF THIS PLAN AND THE RELEASES, INJUNCTIONS AND DISCHARGE PROVIDED UNDER THE PLAN	 57
10.5 COMPENSATION AND EXPENSES.....	58
10.6 SETTLEMENTS.....	58
10.7 TAXES.....	58
10.8 SPECIFIC PURPOSES.....	58
10.9 INSURANCE MATTERS	58
10.10 ORDERS CLOSING CHAPTER 11 CASES.....	58
10.11 EXCLUSIVE JURISDICTION OF DISTRICT COURT	59
 ARTICLE 11 MISCELLANEOUS PROVISIONS.....	 59
11.1 AUTHORITY OF THE DEBTORS	59
11.2 PAYMENT OF STATUTORY FEES	59
11.3 RETAINED CAUSES OF ACTION	59
11.3.1 Maintenance of Causes of Action	59

TABLE OF CONTENTS
(continued)

	PAGE
11.3.2 Preservation of All Causes of Action Not Expressly Settled or Released	60
11.4 THIRD-PARTY AGREEMENTS	60
11.5 PRESERVATION OF POLICE AND REGULATORY POWERS	60
11.6 DISSOLUTION OF THE UNSECURED CREDITORS COMMITTEE AND THE ASBESTOS CLAIMANTS COMMITTEE	61
11.7 EXCULPATION.....	61
11.8 ENTIRE AGREEMENT.....	62
11.9 NOTICES.....	62
11.10 HEADINGS	64
11.11 GOVERNING LAW.....	64
11.12 FILING OF ADDITIONAL DOCUMENTS.....	64
11.13 COMPLIANCE WITH TAX REQUIREMENTS	64
11.14 EXEMPTION FROM TRANSFER TAXES.....	64
11.15 FURTHER ASSURANCES	65
11.16 FURTHER AUTHORIZATIONS	65
Exhibit A Asbestos Trust Agreement	
Exhibit B CRP	
Exhibit C Form of Cooperation Agreement	
Exhibit D List of Affiliates and Former Divisions/Successor Entities	
Exhibit E List of Asbestos Insurance Policies and Protected Asbestos Insurance Entities	
Exhibit F Schedule of Retained Causes of Action	
Exhibit G Schedule of Rejected Executory Contracts	
Exhibit H Form of Option and Registration Rights Agreement	
Exhibit I Form of Pledge Agreement	
Exhibit J Form of Parent Guaranty	
Exhibit K Form of Articles of Merger	

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE WESTERN DISTRICT OF NORTH CAROLINA
Charlotte Division**

IN RE: GARLOCK SEALING TECHNOLOGIES LLC, et al., Debtors. ²	Case No. 10-BK-31607 Chapter 11 Jointly Administered
IN RE: OLDCO, LLC, SUCCESSOR BY MERGER TO COLTEC INDUSTRIES INC, Debtor.	Case No. [Not yet filed] Chapter 11 [Joint Administration To Be Requested]

**MODIFIED JOINT PLAN OF REORGANIZATION OF GARLOCK SEALING
TECHNOLOGIES LLC, ET AL. AND OLDCO, LLC, PROPOSED SUCCESSOR BY
MERGER TO COLTEC INDUSTRIES INC**

**THIS PLAN PROVIDES, AMONG OTHER THINGS, FOR THE
ISSUANCE OF AN INJUNCTION PURSUANT TO SECTION 524(g) OF
THE BANKRUPTCY CODE THAT CHANNELS ALL ASBESTOS
CLAIMS AGAINST DEBTORS AND THE ASBESTOS PROTECTED
PARTIES (AS DEFINED HEREIN) TO A TRUST, AS WELL AS OTHER
INJUNCTIONS DESCRIBED IN ARTICLE 8 OF THIS PLAN.**

This Plan³ constitutes a settlement of all Claims and Demands against the Debtors on, and subject to, the terms described herein and the other Plan Documents. Nothing in the Plan Documents constitutes an admission by the Debtors as to the existence, merits, or amount of the Debtors' actual present or future liability on account of any Claim or Demand except to the extent that such liability is specifically provided for in the Plan or the

² The debtors in these jointly administered cases are Garlock Sealing Technologies LLC; Garrison Litigation Management Group, Ltd.; and The Anchor Packing Company. This solicitation is also being conducted by Coltec Industries Inc pursuant to Sections 1125(g) and 1126(b) of the Bankruptcy Code and Rule 3018(b) of the Bankruptcy Rules with respect to OldCo, LLC which, if this Plan is accepted by the requisite numbers of claimants in Class 5, will become a successor by merger to Coltec Industries Inc and commence a bankruptcy case that will be jointly administered under Case No. 10-BK-31607. The term "Debtors" includes OldCo, LLC.

³ Unless otherwise indicated, capitalized terms shall have the meanings ascribed to them in Article 1 of this Plan.

other Plan Documents in accordance with the Confirmation Order effective as of the Effective Date.

This Plan is not an offer with respect to any securities or a solicitation of acceptances of this Plan; any such offer or solicitation will only be made in compliance with applicable law, including applicable provisions of securities laws and the Bankruptcy Code. This Plan has not been filed with or reviewed by the Securities and Exchange Commission or any securities regulatory authority of any state under the Securities Act of 1933, as amended, or under any state securities or “blue sky” laws. This Plan has not been approved or disapproved by any court or the Securities and Exchange Commission. Any representation to the contrary is a criminal offense.

The Debtors, the Official Committee of Asbestos Personal Injury Claimants, the Future Asbestos Claimants’ Representative, the Ad Hoc Coltec Future Asbestos Claimants’ Representative, and the Ad Hoc Coltec Asbestos Claimants Committee (together the “**Plan Proponents**”) hereby jointly propose the following Plan of Reorganization (the “**Plan**”) pursuant to the provisions of chapter 11 of title 11 of the United States Code for the Debtors in these Chapter 11 Cases. Reference is made to the Disclosure Statement distributed contemporaneously herewith for, among other things, a discussion of the history, businesses, properties, results of operations of the Debtors, and projections for future operations, and risks associated with this Plan. The Disclosure Statement also provides a summary of this Plan. **YOU ARE URGED TO READ THE DISCLOSURE STATEMENT WITH CARE IN EVALUATING HOW THIS PLAN WILL AFFECT YOUR CLAIM(S).**

ARTICLE 1
DEFINITIONS, CONSTRUCTION OF TERMS, EXHIBITS
AND ANCILLARY DOCUMENTS

1.1 DEFINED TERMS

Terms defined in this Section 1 apply to the Plan, the Disclosure Statement and the other Plan Documents (unless specifically provided otherwise in any such Plan Document).

1. “**Additional Coltec Insurance**” shall mean those Asbestos Insurance Rights involving pre-July 1975 Coltec comprehensive general liability insurance coverage or Coltec commercial general liability insurance coverage, or excess liability coverage.
2. “**Additional Coltec Insurers**” shall mean Asbestos Insurance Entities that issued Additional Coltec Insurance.
3. “**Ad Hoc Coltec Asbestos Claimants Committee**” shall mean the ad hoc committee of persons holding present Coltec Asbestos Claims.
4. “**Ad Hoc Coltec Future Asbestos Claimants’ Representative**” shall mean the ad hoc representative of Holders of future Coltec Asbestos Claims, to be appointed as the legal representative to represent the interests of, appear on behalf of, and be a fiduciary to the Holders of future Coltec Asbestos Claims upon the commencement of Coltec’s Chapter 11 Case.

5. **“Administrative Expense Claim”** shall mean a cost or expense of the type described in Section 503 of the Bankruptcy Code and all fees and charges assessed against the Estates pursuant to 28 U.S.C. § 1930. Administrative Expense Claims shall not include any Asbestos Claims.
6. **“Affiliate”** shall mean as to any specified Entity: (i) any other Entity that, directly or indirectly through one or more intermediaries or otherwise, controls, is controlled by, or is under common control with, the specified Entity, and (ii) any Entity that is an “affiliate” (within the meaning of Section 101(2) of the Bankruptcy Code) of the specified Entity. As used in clause (i) of this definition, “control” shall include the possession, directly or indirectly, of the power to direct or cause the direction of the management or policies of an Entity (whether through ownership of Capital Stock of that Entity, by contract, or otherwise).
7. **“Allowance Date”** shall mean the date on which a Claim becomes an Allowed Claim.
8. **“Allowed”** shall mean:
 - (a) With respect to any Plan Claim other than an Administrative Expense Claim or an Asbestos Claim, as to which a proof of claim was Filed within the applicable period of limitation fixed in accordance with Bankruptcy Rule 3003(c)(3) by the Court, (i) as to which no objection to the allowance thereof has been interposed within the applicable period of limitations fixed by the Plan, the Bankruptcy Code, the Bankruptcy Rules, or a Final Order of the Bankruptcy Court, (ii) as to which an objection to the allowance thereof has been interposed within such time as is set by the Bankruptcy Court pursuant to the Plan, the Bankruptcy Code, the Bankruptcy Rules, or a Final Order of the Bankruptcy Court, such Plan Claim to the extent that such objection has been (A) overruled in whole or in part by a Final Order of the Bankruptcy Court, (B) resolved by agreement of the Debtors and the Claimant which is approved by a Final Order of the Bankruptcy Court, (C) resolved by agreement of the Reorganized Debtors and the Claimant pursuant to Section 5.1 of the Plan, or (D) determined by Final Order in the Chapter 11 Cases, or (iii) as to which such Claim is listed on an Undisputed Claims Exhibit indicating allowance thereof, which has been Filed pursuant to Section 5.1 of the Plan;
 - (b) With respect to any Plan Claim other than an Administrative Expense Claim or Asbestos Claim, as to which no proof of claim was Filed within the applicable period of limitation fixed by the Plan, the Bankruptcy Code, the Bankruptcy Rules, or a Final Order of the Bankruptcy Court, such Plan Claim to the extent that it has been listed by the Debtors in their Schedules as liquidated in amount and not disputed or contingent and not otherwise subject to an objection Filed within such time as is set by the Bankruptcy Court pursuant to the Plan, the Bankruptcy Code, the Bankruptcy Rules, or a Final Order of the Bankruptcy Court;

- (c) With respect to any Equity Interest in a Debtor, any Equity Interest registered in the stock register (or its equivalent) maintained by or on behalf of the relevant Debtor as of the Confirmation Date; and
 - (d) With respect to any Administrative Expense Claim:
 - (i) that is a Fee Claim, such a Claim to the extent it is allowed in whole or in part by a Final Order of the Bankruptcy Court; or
 - (ii) other than with respect to a Fee Claim, (X) a Claim to the extent that the Debtors or the Reorganized Debtors determine it to constitute an Administrative Expense Claim, or (Y) a Claim to the extent it is allowed in whole or in part by a Final Order of the Bankruptcy Court and only to the extent that such allowed portion is deemed, pursuant to a Final Order of the Bankruptcy Court, to constitute a cost or expense of administration under Sections 503 or 1114 of the Bankruptcy Code.
9. **“Allowed Amount”** shall mean the dollar amount of an Allowed Plan Claim (other than an Asbestos Claim).
10. **“Anchor”** means Debtor The Anchor Packing Company and any predecessor Entity or predecessor in interest respecting such Debtor.
11. **“Anchor Claim”** means a Claim against Anchor.
12. **“Asbestos Channeling Injunction”** shall mean the order(s) issued or affirmed by the District Court, in accordance with and pursuant to Sections 524(g) and 105(a) of the Bankruptcy Code, permanently and forever staying, restraining, and enjoining any Entity from taking any action against any Asbestos Protected Party for the purpose of, directly or indirectly, collecting, recovering, or receiving payment of, on, or with respect to any Asbestos Claims, all of which shall be channeled to the Asbestos Trust for resolution as set forth in the claims resolution procedures (other than actions brought to enforce any right or obligation under the Plan or any agreement or instrument between the Debtors or Reorganized Debtors, on the one hand, and the Trust, on the other hand, entered into pursuant to the Plan).
13. **“Asbestos Claimant”** shall mean the Holder of an Asbestos Claim.
14. **“Asbestos Claims”** shall mean any and all GST Asbestos Claims and Coltec Asbestos Claims, and any and all Demands related thereto.
15. **“Asbestos Claimants Committee”** shall mean the Official Committee of Asbestos Personal Injury Claimants appointed in the Chapter 11 Cases, to include after Coltec’s Petition Date the members of the Ad Hoc Coltec Asbestos Claimants Committee.
16. **“Asbestos Insurance Action”** shall mean any claim, cause of action, or right of any Debtor, under the laws of any jurisdiction, against any Asbestos Insurance Entity, arising from or based on: (i) any such Asbestos Insurance Entity’s failure to provide coverage

for, or failure to pay or agree to pay, any claim under any Asbestos Insurance Policy or any related settlement or agreement; (ii) the refusal of any such Asbestos Insurance Entity to compromise or settle any claim under or pursuant to any Asbestos Insurance Policy or any related settlement or agreement; (iii) the interpretation or enforcement of the terms of any Asbestos Insurance Policy or any related settlement or agreement; or (iv) any conduct of any Asbestos Insurance Entity constituting “bad faith,” violations of state insurance codes, unfair claims practices, or other wrongful conduct under applicable law with respect to any Asbestos Insurance Policy or any related settlement or agreement.

17. **“Asbestos Insurance Agreement”** shall mean any settlement agreement or coverage-in-place agreement between an Asbestos Insurance Entity and any of the Debtors or their Affiliates relating to an Asbestos Insurance Policy.
18. **“Asbestos Insurance Entity”** shall mean any Entity, including any insurance company, broker, or guaranty association, that has issued, or that has or had actual or potential liability, duties or obligations under or with respect to, any Asbestos Insurance Policy or any agreements or settlements relating to any Asbestos Insurance Policy.
19. **“Asbestos Insurance Policy”** shall mean any insurance policy under which any Debtor or Affiliate of the Debtors has or had indemnity, defense, or other insurance coverage, whether known or unknown, that actually or potentially provides insurance coverage for any Asbestos Claim, including but not limited to the policies listed on Exhibit E in the Exhibit Book.
20. **“Asbestos Insurance Rights”** shall mean any and all rights, titles, privileges, interests, claims, demands or entitlements to any proceeds, payments, defense costs, indemnification, escrowed funds, initial or supplemental dividends, scheme payments, supplemental scheme payments, causes of action, and choses in action of any Debtor or other Entity with respect to any Asbestos Insurance Policy, any rights under any Asbestos Insurance Agreement, and any rights in any Asbestos Insurance Action.
21. **“Asbestos Protected Party”** shall mean any of the following parties:
 - (a) GST, Garrison, and Coltec;
 - (b) the Reorganized Debtors;
 - (c) Anchor and Post-Bankruptcy Anchor (but only to the extent that the liability asserted against Anchor or Post-Bankruptcy Anchor derives from the conduct, operations, or products of GST or Coltec or is based on Anchor’s relation to GST, Garrison, or Coltec as an Affiliate);
 - (d) any current or former Affiliate of each of the Debtors or Reorganized Debtors (including the Entities specified on Exhibit D in the Exhibit Book), to the extent that any liability is asserted to exist as a result of such Entity’s being or having been such an Affiliate;

- (e) Coltec's former divisions and their successor Entities specified on Exhibit D in the Exhibit Book, as well as any successor Entities added to Exhibit D as Asbestos Protected Parties pursuant to Section 7.3.10 hereof (but, in any case, the successor Entities only in their respective capacities as successors);
- (f) the Asbestos Insurance Entities listed as Asbestos Protected Parties on Exhibit E in the Exhibit Book, as well as any Asbestos Insurance Entities added to Exhibit E as Asbestos Protected Parties pursuant to Section 7.3.10 hereof;
- (g) any Entity that, pursuant to the Plan or otherwise on or after the Effective Date, becomes a direct or indirect transferee of, or successor to, any of the Debtors, the Reorganized Debtors, the Affiliates of the Debtors or Reorganized Debtors, or any of their respective assets, to the extent that any liability on account of GST Asbestos Claims or Coltec Asbestos Claims is asserted to exist as a result of its becoming such a transferee or successor, including New Coltec (as described in the Disclosure Statement);
- (h) any Entity that is alleged to be directly or indirectly liable for an Asbestos Claim by reason of such Entity's (i) ownership of a financial interest in a Debtor, a past or present Affiliate of a Debtor, or a predecessor in interest of a Debtor, (ii) involvement in the management of a Debtor or a predecessor in interest of a Debtor, or service as an officer, director or employee of a Debtor or a related party within the meaning of Section 524(g)(4)(A)(iii) of the Bankruptcy Code, or (iii) involvement in a transaction changing the corporate structure, or in a loan or other financial transaction affecting the financial condition, of a Debtor or a related party within the meaning of Section 524(g)(4)(A)(iii) of the Bankruptcy Code, including but not limited to involvement in the Coltec Restructuring;
- (i) any Entity that makes a loan to any of the Reorganized Debtors, their Affiliates, the Trust, or to a successor to, or transferee of any of the respective assets of, the Debtors, the Reorganized Debtors, their Affiliates, or the Asbestos Trust, to the extent that any liability is asserted to exist as a result of its becoming such a lender or to the extent that any Encumbrance of assets made in connection with such a loan is sought to be invalidated, upset, or impaired, in whole or in part, as a result of its being such a lender;
- (j) each future Affiliate of each of the Debtors, the Reorganized Debtors and the Affiliates of the Debtors or the Reorganized Debtors (but, in any case, only to the extent that any liability is asserted to exist as a result of its being or becoming such an Affiliate); and
- (k) the Representatives of each of the Debtors, the Reorganized Debtors, and the Affiliates of the Debtors and Reorganized Debtors, respectively, but only to the extent that any liability is asserted to exist as a result of the Representative being, or acting in the capacity as, a Representative of one or more of the aforementioned Entities.

22. **“Asbestos Trust”** shall mean the GST Settlement Facility, a Delaware statutory trust, established pursuant to Section 524(g) of the Bankruptcy Code and in accordance with the Asbestos Trust Agreement.
23. **“Asbestos Trust Agreement”** shall mean the agreement, effective as of the day immediately preceding the Effective Date, substantially in the form included as Exhibit A in the Exhibit Book, to be entered into by and among the Debtors, the FCR, the Asbestos Claimants Committee, the CAC, the Asbestos Trustee, and the Delaware Trustee in connection with the formation of the Asbestos Trust.
24. **“Asbestos Trust Assets”** shall mean (a) \$370 million in Cash contributed to the Asbestos Trust by GST or Garrison on the day immediately preceding the Effective Date; (b) \$30 million in Cash contributed to the Asbestos Trust by Coltec on the day immediately preceding the Effective Date; (c) the Deferred Contribution; (d) the Option; (e) any insurance recoveries paid to the Asbestos Trust in accordance with Section 7.3.10 hereof; (f) the Asbestos Trust Causes of Action (as defined in Section 7.3.4 hereof); and (g) following the transfer or vesting of the foregoing to or in the Asbestos Trust, any proceeds thereof and earnings and income thereon.
25. **“Asbestos Trustee”** shall mean Lewis R. Sifford, the trustee of the Asbestos Trust, or any successor who subsequently may be appointed pursuant to the terms of the Asbestos Trust Agreement.
26. **“Asbestos Trust Expenses”** shall mean any liabilities, costs, taxes, or expenses of, or imposed upon, or in respect of, the Asbestos Trust or, on and after the Effective Date, the Asbestos Trust Assets (except for payments to Holders of Asbestos Claims on account of such Asbestos Claims), including all costs of administering the Asbestos Trust and carrying out the terms of the Asbestos Trust Agreement and CRP, all to be paid solely from the Asbestos Trust Assets.
27. **“Avoidance Action”** shall mean any claim, cause of action, or right of the Debtors, the Reorganized Debtors, their Estates, or any of them, arising under the Bankruptcy Code or other applicable law, including without limitation any avoidance or recovery actions under Sections 502, 510, 541, 542, 543, 544, 545, 547, 548, 549, 550, 551 and 553 of the Bankruptcy Code, or under similar or related state or federal statutes and common law, including fraudulent transfer laws and principles of equitable subordination, whether or not litigation has been commenced to prosecute such causes of action as of the Effective Date or such actions are described in the Disclosure Statement or the Debtors’ Schedules and Statements of Financial Affairs, all as may be amended or supplemented.
28. **“Ballot”** shall mean the form or forms distributed to certain Holders of Plan Claims or Equity Interests by which such parties may indicate acceptance or rejection of the Plan.
29. **“Bankruptcy Administrator”** shall mean the office of the United States Bankruptcy Administrator for the Western District of North Carolina.
30. **“Bankruptcy Code”** shall mean title 11 of the United States Code, as set forth in §§ 101 *et seq.*, and applicable portions of titles 18 and 28 of the United States Code, each as in

effect on the Petition Date or as thereafter amended to the extent such amendment is applicable to the Chapter 11 Cases.

31. **“Bankruptcy Court”** shall mean the United States Bankruptcy Court for the Western District of North Carolina.
32. **“Bankruptcy Rules”** shall mean the Federal Rules of Bankruptcy Procedure, as amended, as applicable to the Chapter 11 Cases, including the Local Rules of the Bankruptcy Court.
33. **“Board of Directors”** shall mean the board of directors, managers, or equivalent thereof of any of the Debtors, or any of the Reorganized Debtors, as the case may be, as it may exist from time to time.
34. **“Business Day”** shall mean any day other than a Saturday, Sunday or legal holiday (as defined in Bankruptcy Rule 9006(a)) in the United States of America.
35. **“By-Laws”** shall mean the by-laws or operating agreements of any of the specified Debtors, as amended as of the Effective Date or thereafter.
36. **“Canadian Settlement”** shall mean a settlement evidenced by a written agreement, to be consummated on the Effective Date, between Debtors, EnPro, and Garlock of Canada Ltd and the Canadian provincial workers’ compensation boards (the **“Provincial Boards”**) resolving all remedies the Provincial Boards may possess under Canadian law or in the United States under U.S. law against Garlock of Canada Ltd, Debtors, or any Affiliate of Debtors and providing that the Provincial Boards shall deliver releases for all pending asbestos-related claims and a covenant not to bring suit or otherwise seek recovery in the future from Garlock of Canada Ltd, GST, Coltec, EnPro, the Asbestos Trust, or any of Debtors’ or EnPro’s other Affiliates for any present or future asbestos-related claim.
37. **“Capital Stock”** shall mean (i) with respect to any corporation, any share, or any depositary receipt or other certificate representing any share, of equity interest in that corporation; and (ii) with respect to any other Entity, any share, membership, or percentage interest, unit of participation, or other equivalent (however designated) in or of equity interest in that Entity.
38. **“Cash”** shall mean lawful currency of the United States of America.
- “Certificate of Incorporation”** shall mean the articles of incorporation, articles of organization, or equivalent document of any of the Debtors, as applicable, as amended as of the Effective Date or thereafter.
40. **“Chapter 11 Cases”** shall mean the cases commenced by the Filing, on the Petition Date, by GST, Garrison, and Anchor of voluntary petitions for relief under chapter 11 of the Bankruptcy Code, jointly administered under Case No. 10-31607, United States Bankruptcy Court for the Western District of North Carolina, as well as the case to be commenced in the Bankruptcy Court under chapter 11 of the Bankruptcy Code for Coltec.

41. **“Claim”** shall mean a claim (as defined in Section 101(5) of the Bankruptcy Code) against a Debtor (and, in the case of Coltec Asbestos Claims and GST Asbestos Claims, against any Debtor or Asbestos Protected Party) including any right to: (a) payment, whether or not such right is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured or unsecured; or (b) an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, or unsecured.
42. **“Claimant”** shall mean the Holder of a Claim.
43. **“Claimants Advisory Committee”** or **“CAC”** shall mean the committee established pursuant to the Asbestos Trust Agreement to represent the interests of Holders of present Asbestos Claims.
44. **“Claims Resolution Procedures”** or **“CRP”** shall mean the procedures, substantially in the form attached as Exhibit B in the Exhibit Book, to be implemented by the Trustee pursuant to the terms and conditions of the Plan and the Asbestos Trust Agreement, to liquidate, determine, and pay (if entitled to payment) Asbestos Claims as and to the extent set forth in such procedures.
45. **“Class”** shall mean a group of Plan Claims or Equity Interests classified by the Plan pursuant to Section 1122(a) of the Bankruptcy Code.
46. **“Coltec”** shall mean OldCo, LLC, successor by merger to Coltec Industries Inc, and any predecessor Entity or predecessor in interest respecting such Debtor.
47. **“Coltec Asbestos Claim”** shall mean a Claim or Demand against Coltec or any Asbestos Protected Party, whether or not such Claim or Demand is reduced to judgment, liquidated, unliquidated, fixed, settled, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, or unsecured, whether or not the facts of or legal bases therefor are known or unknown, whether the disease or condition upon which the Claim or Demand is based had manifested, become evident, or been diagnosed before or after the Confirmation Date, and whether in the nature of or sounding in tort, or under contract (including settlement agreements alleged to be enforceable under applicable law), warranty, guarantee, contribution, joint and several liability, subrogation, reimbursement, or indemnity, or any other statute or theory of law, equity, admiralty, or otherwise (including conspiracy and piercing the corporate veil, alter ego, and similar theories), including (i) all related claims, debts, rights, remedies, liabilities, or obligations for compensatory (including general, special, proximate, or consequential damages, loss of consortium, lost wages or other opportunities, wrongful death, medical monitoring, or survivorship), punitive or exemplary damages, or costs or expenses, and (ii) all cross-claims, contribution claims, subrogation claims, reimbursement claims, or indemnity claims, in each case for, based on, arising out of, resulting from, attributable to, or under the laws of any jurisdiction, by reason of, in whole or in part, directly or indirectly:

- (a) death, wrongful death, personal or bodily injury (whether physical, emotional, or otherwise), sickness, illness, ailment, disease, medical monitoring for increased risk, fear of or increased risk of any of the foregoing, loss of consortium, lost wages or other opportunities, survivorship, or other personal injuries (whether physical, emotional, or otherwise) or other damages (including medical, legal, and other expenses or punitive damages), caused or allegedly caused by, based on or allegedly based on or arising or allegedly arising from or attributable to, directly or indirectly, in whole or in part, acts, omissions, or conduct of Coltec or any other Entity for whose products or operations Coltec allegedly has liability or is otherwise liable, including any past or present Affiliate (including, without limitation, Anchor), predecessor, successor, or assign of Coltec; and
- (b) the presence of, exposure to, or contact with, at any time, asbestos or any products or materials containing asbestos that were mined, processed, consumed, used, stored, manufactured, fabricated, constructed, designed, engineered, sold, assembled, supplied, produced, specified, selected, distributed, released, maintained, repaired, purchased, owned, occupied, serviced, removed, replaced, disposed of, installed by, or in any way marketed by, or on behalf of, (i) Coltec, or (ii) any other Entity (including any past or present Affiliate (including, without limitation, Anchor), predecessor, successor, or assign of Coltec) for whose products or operations Coltec allegedly has liability or is otherwise liable.

Notwithstanding the foregoing, the term “Coltec Asbestos Claim” does not include any Coltec Workers’ Compensation Claim.

- 48. **“Coltec General Unsecured Claim”** shall mean any Claim against Coltec in the Chapter 11 Cases that is not an Administrative Expense Claim, Priority Tax Claim, Priority Claim, Secured Claim, Workers’ Compensation Claim, Intercompany Claim, or Asbestos Claim.
- 49. **“Coltec Restructuring”** shall mean the transactions resulting in the creation of OldCo, LLC prior to its bankruptcy filing, including all related transactions, as described in Section 2.5.3 of the Disclosure Statement.
- 50. **“Coltec Workers’ Compensation Claim”** shall mean any Claim against Coltec (a) for benefits under a state-mandated workers’ compensation system, which a past, present, or future employee of Coltec or its predecessors is receiving, or may in the future have a right to receive and/or (b) for reimbursement brought by any insurance company or state agency as a result of payments made by such insurance company or state agency for any statutory benefit owed (but not paid) by Coltec to such employees under such a system and fees and expenses that are incurred and reimbursable under any insurance policies or laws or regulations covering such statutory employee benefit Claims. For the avoidance of doubt, Coltec Workers’ Compensation Claims shall not include any right of such employee or any other Entity that exists outside of such state workers’ compensation system.

51. **“Confirmation Date”** shall mean the date the Confirmation Order is entered on the docket of the Bankruptcy Court.
52. **“Confirmation Hearing”** shall mean the hearing that the Court conducts to consider confirmation of the Plan pursuant to Section 1129 of the Bankruptcy Code, as such hearing may be adjourned or continued from time to time.
53. **“Confirmation Order”** shall mean the order(s) entered by the Court on the Confirmation Date confirming the Plan.
54. **“Confirmation Procedures Order”** shall mean the order(s) of the Bankruptcy Court (i) approving procedures relating to provision of notice of the Confirmation Hearing and the solicitation and tabulation of votes with respect to the Plan; and (ii) providing or establishing the basis for calculating the amount of any Plan Claim for voting purposes.
55. **“Contingent Claim”** shall mean any Plan Claim, the liability for which attaches or is dependent upon the occurrence or happening of, or is triggered by, an event, which event has not yet occurred, happened, or been triggered, as of the date on which such Plan Claim is sought to be estimated or an objection to such Plan Claim is Filed, whether or not such event is within the actual or presumed contemplation of the Holder of such Plan Claim.
56. **“Court”** shall mean either the Bankruptcy Court or the District Court, as appropriate.
57. **“Debtor in Possession”** or **“Debtors in Possession”** shall mean one or more of the Debtors, each in its capacity as a debtor in possession pursuant to Sections 1107(a) and 1108 of the Bankruptcy Code.
58. **“Debtors”** shall mean, collectively, Garlock Sealing Technologies LLC; Garrison Litigation Management Group, Ltd.; The Anchor Packing Company; and OldCo, LLC, successor by merger to Coltec Industries Inc (once it has filed its Chapter 11 Case).
59. **“Deferred Contribution”** shall mean \$60 million (or such lesser amount as may be agreed by the Reorganized Debtors and the Asbestos Trust as permitted by Section 7.3.2) in Cash to be paid by Coltec to the Asbestos Trust no later than the first anniversary of the Effective Date.
60. **“Delaware Trustee”** shall mean the Delaware Trustee described in the Asbestos Trust Agreement.
61. **“Demand”** shall mean a “demand” as defined in Section 524(g)(5) of the Bankruptcy Code against a Debtor or any Asbestos Protected Party.
62. **“Disallowed”** shall mean, with respect to a Plan Claim (other than an Asbestos Claim) or Equity Interest, disallowed in its entirety by a Final Order of the Bankruptcy Court, District Court, or another court of competent jurisdiction.

63. **“Disclosure Statement”** shall mean the disclosure statement relating to the Plan, including all exhibits, appendices and schedules thereto, approved with respect to GST, Garrison, and Anchor by order of the Bankruptcy Court in connection with the Plan pursuant to Section 1125 of the Bankruptcy Code, together with any amendments and supplements thereto, and to be approved with respect to Coltec following commencement of its Chapter 11 Case.
64. **“Disputed Claim”** shall mean a Plan Claim (other than an Asbestos Claim) that is neither Allowed nor Disallowed.
65. **“Distribution”** shall mean the payment, distribution, or assignment under the Plan by the Reorganized Debtors of property or interests in property to: (i) any Holder of an Allowed Plan Claim (other than an Asbestos Claim) or Allowed Equity Interest, or (ii) the Asbestos Trust.
66. **“Distribution Date”** shall mean, with respect to an Allowed Claim, the date which is as soon as reasonably practicable after the later of: (i) the Effective Date, (ii) the Allowance Date, or (iii) such other date agreed to in writing by such Claimant and the Debtors or Reorganized Debtors, as applicable.
67. **“District Court”** shall mean the United States District Court for the Western District of North Carolina.
68. **“Effective Date”** shall mean the first Business Day (beginning at 12:01 a.m. Charlotte, North Carolina time) after the date on which all of the conditions precedent to the effectiveness of the Plan specified in Section 7.9 hereto shall have been satisfied or waived or, if a stay of the Confirmation Order is in effect on such date, the first Business Day (beginning at 12:01 a.m. Charlotte, North Carolina time) after the expiration, dissolution, or lifting of such stay; and unless otherwise specified herein an event to be effective on the Effective Date shall be effective as of 12:01 a.m. on the Effective Date.
69. **“EnPro”** shall mean EnPro Industries, Inc.
70. **“Encumbrance”** shall mean with respect to any property or asset (whether real or personal, tangible or intangible), any mortgage, lien, pledge, charge, security interest, assignment as collateral, or encumbrance of any kind or nature in respect of such property or asset (including any conditional sale or other title retention agreement, any security agreement, and the filing of, or agreement to give, any financing statement under the Uniform Commercial Code or comparable law of any jurisdiction) to secure payment of a debt or performance of an obligation.
71. **“Entity”** shall mean any person, individual, corporation, company, limited liability company, firm, partnership, association, joint stock company, joint venture, estate, trust, business trust, unincorporated organization, the Bankruptcy Administrator, any other entity, or any Governmental Unit or any political subdivision thereof.
72. **“Equity Interest”** shall mean any interest in any of the Debtors that is an “equity security” within the meaning of Section 101(16) of the Bankruptcy Code, or any similar

interest in an Entity that is recognized under applicable law, including any such interest that is a “certificated security” or “uncertificated security” within the meaning of Article 8 of the Uniform Commercial Code.

73. “**ERISA**” shall mean the Employee Retirement Income Security Act of 1974 and any regulations issued pursuant thereto, as amended from time to time.
74. “**Estate**” shall mean the relevant estate of any Debtor created in its Chapter 11 Case pursuant to Section 541 of the Bankruptcy Code.
75. “**Estate Parties**” shall mean each of the Debtors, the estate of each Debtor, each of the Reorganized Debtors, and any trustee that may be appointed in any of the Debtors’ cases under the Bankruptcy Code.
76. “**Exhibit Book**” shall mean the exhibits to the Plan, as such exhibits may be amended, supplemented, or modified from time to time.
77. “**Fee Claim**” shall mean all Claims (a) for allowance and payment of compensation and expenses earned or incurred by Professionals on and after the Petition Date, and up to and through the Effective Date, in accordance with Sections 328, 330(a), 331, and 503(b)(2) of the Bankruptcy Code; or (b) subject to Bankruptcy Court approval under Section 1129(a)(4) of the Bankruptcy Code.
78. “**Fee Dispute Remedy**” shall mean (a) any objection to allowance or payment of any Fee Claim, including objections to final fee applications; or (b) any claim, motion, or request for reimbursement, penalties, cost-shifting, or sanctions in connection with any disputed Fee Claims, or for which disgorgement is sought, in the Debtors’ Chapter 11 Cases.
79. “**Fee Order**” shall mean the Bankruptcy Court’s Administrative Order, Pursuant to Sections 105(a) and 331 of the Bankruptcy Code, Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals dated July 15, 2010 (Docket No. 233) in the Chapter 11 Cases, as may have been amended or supplemented from time to time.
80. “**File**” or “**Filed**” or “**Filing**” shall mean file, filed, or filing with the Court in or to commence the Chapter 11 Cases, as the case may be.
81. “**Final Order**” shall mean an order, judgment, ruling, or decree, the operation or effect of which has not been stayed, reversed, modified, or amended and as to which order, judgment, ruling, or decree the time to appeal, petition for certiorari, or move for reargument or rehearing has expired and as to which no appeal, petition for certiorari, or other proceedings for reargument or rehearing shall then be pending or as to which any right to appeal, petition for certiorari, reargue, or rehear shall have been waived in writing by all Entities possessing such right, or, in the event that an appeal, writ of certiorari, or reargument or rehearing thereof has been sought, such order shall have been affirmed by the highest court to which such order was appealed, or from which reargument or rehearing was sought or certiorari has been denied, and the time to take any further appeal, petition for certiorari, or move for reargument or rehearing shall have expired;

provided, however, that the possibility that a motion under Rule 60 of the Federal Rules of Civil Procedure or any analogous rule under the Bankruptcy Rules may be filed with respect to such order shall not cause such order not to be a Final Order.

- 82. **“Foreign Asbestos Claim”** shall mean an Asbestos Claim held or asserted by an Entity that both is not a citizen or permanent resident of the United States and whose Asbestos Claim is not based on alleged exposure to asbestos in the United States.
- 83. **“Future Asbestos Claimants’ Representative”** or **“FCR”** shall mean Joseph W. Grier, III (or any Court-appointed successor), appointed as the legal representative to represent the interests of, appear on behalf of, and be a fiduciary to the Holders of future GST Asbestos Claims in the Order Granting Debtors’ Motion for Appointment of Joseph W. Grier, III as Future Asbestos Claimants’ Representative (Docket No. 512), and after commencement of Coltec’s Chapter 11 case, to be appointed by the Bankruptcy Court as the legal representative to represent the interests of, appear on behalf of, and be a fiduciary to the Holders of future Coltec Asbestos Claims.
- 84. **“Garrison”** shall mean Debtor Garrison Litigation Management Group, Ltd. and any predecessor Entity or predecessor in interest respecting such Debtor.
- 85. **“Governmental Unit”** shall mean any domestic, foreign, provincial, federal, state, local or municipal (a) government, or (b) governmental agency, commission, department, bureau, ministry, or other governmental entity, or (c) any other “governmental unit” (as defined in Section 101(27) of the Bankruptcy Code).
- 86. **“GST”** shall mean Debtor Garlock Sealing Technologies LLC and any predecessor Entity or predecessor in interest respecting such Debtor.
- 87. **“GST Asbestos Claim”** shall mean a Claim or Demand against GST, Garrison, or any Asbestos Protected Party, whether or not such Claim or Demand is reduced to judgment, liquidated, unliquidated, fixed, settled, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, or unsecured, whether or not the facts of or legal bases therefor are known or unknown, whether the disease or condition upon which the Claim or Demand is based had manifested, become evident, or been diagnosed before or after the Confirmation Date, and whether in the nature of or sounding in tort, or under contract (including settlement agreements alleged to be enforceable under applicable law), warranty, guarantee, contribution, joint and several liability, subrogation, reimbursement, or indemnity, or any other statute or theory of law, equity, admiralty, or otherwise (including conspiracy and piercing the corporate veil, alter ego, and similar theories), including (i) all related claims, debts, rights, remedies, liabilities, or obligations for compensatory (including general, special, proximate, or consequential damages, loss of consortium, lost wages or other opportunities, wrongful death, medical monitoring, or survivorship), punitive or exemplary damages, or costs or expenses, and (ii) all cross-claims, contribution claims, subrogation claims, reimbursement claims, or indemnity claims, in each case for, based on, arising out of, resulting from, attributable to, or under the laws of any jurisdiction, by reason of, in whole or in part, directly or indirectly:

- (a) death, wrongful death, personal or bodily injury (whether physical, emotional, or otherwise), sickness, illness, ailment, disease, medical monitoring for increased risk, fear of or increased risk of any of the foregoing, loss of consortium, lost wages or other opportunities, survivorship, or other personal injuries (whether physical, emotional, or otherwise) or other damages (including medical, legal, and other expenses or punitive damages), caused or allegedly caused by, based on or allegedly based on or arising or allegedly arising from or attributable to, directly or indirectly, in whole or in part, acts, omissions, or conduct of GST or Garrison or any other Entity for whose products or operations GST or Garrison allegedly has liability or is otherwise liable, including any past or present Affiliate (including, without limitation, Anchor), predecessor, successor, or assign of GST or Garrison; and
- (b) the presence of, exposure to, or contact with, at any time, asbestos or any products or materials containing asbestos that were mined, processed, consumed, used, stored, manufactured, fabricated, constructed, designed, engineered, sold, assembled, supplied, produced, specified, selected, distributed, released, maintained, repaired, purchased, owned, occupied, serviced, removed, replaced, disposed of, installed by, or in any way marketed by, or on behalf of, (i) GST, (ii) Garrison, or (iii) any other Entity (including any past or present Affiliate (including, without limitation, Anchor), predecessor, successor, or assign of GST or Garrison) for whose products or operations GST or Garrison allegedly has liability or is otherwise liable.

Notwithstanding the foregoing, the term “GST Asbestos Claim” does not include any GST Workers’ Compensation Claim.

- 88. **“GST/Garrison Equity Interests”** shall mean Equity Interests in GST and Garrison.
- 89. **“GST General Unsecured Claim”** shall mean any Claim against GST or Garrison in the Chapter 11 Cases that is not an Administrative Expense Claim, Priority Tax Claim, Priority Claim, Secured Claim, Workers’ Compensation Claim, Intercompany Claim, or Asbestos Claim.
- 90. **“GST Recovery Action”** shall mean any cause of action, claim, demand, or suit by Coltec, GST, Garrison, or any of their respective Affiliates, predecessors, successors, or assigns against (a) attorneys or law firms representing, or who have represented, holders of asbestos-related claims, or (b) such holders of asbestos-related claims, which cause of action, claim, demand, or suit is based on, arises from, results from, or is attributable to any acts, omissions, or conduct by such attorneys, law firms, or holders, in connection with an action or suit to recover compensatory damages or other remedies for alleged asbestos-related injury or wrongful death before the Confirmation Date.
- 91. **“GST Recovery Action Settlement Package”** shall mean the documents necessary to implement settlement of the pending GST Recovery Actions, which shall be reasonably agreeable to the plaintiffs and defendants in form and substance, and shall include without limitation (a) broad mutual releases extinguishing all the parties’ respective

claims, counterclaims, and countersuits against each other, asserted or unasserted (including any claims by or against the parties' respective affiliates, predecessors, successors, or assigns), and including without limitation releases of each party's respective officers, directors, employees, lawyers (including corporate and outside counsel, past and present, specifically including David Glaspy, John Turlik, and their law firms), experts, witnesses, Representatives, agents, successors and assigns and all other Asbestos Protected Parties; (b) stipulations of dismissals with prejudice by all parties; and (c) mutual non-disparagement agreements that will prohibit disparagement of each party and each party's respective officers, directors, employees, lawyers (including corporate and outside counsel, past and present, and specifically including David Glaspy, John Turlik, and their law firms), experts, witnesses, agents, and Representatives.

92. **"GST Workers' Compensation Claim"** shall mean any Claim against GST or Garrison (a) for benefits under a state-mandated workers' compensation system, which a past, present, or future employee of GST or Garrison or their predecessors is receiving, or may in the future have a right to receive and/or (b) for reimbursement brought by any insurance company or state agency as a result of payments made by such insurance company or state agency for the statutory benefit owed (but not paid) by GST or Garrison to such employees under such a system and fees and expenses that are incurred and reimbursable under any insurance policies or laws or regulations covering such statutory employee benefit Claims. For the avoidance of doubt, "GST Workers' Compensation Claim" shall not include any right of such employee or any other Entity that exists outside of such state workers' compensation system.
93. **"Holder"** shall mean any Entity holding any Plan Claim or Equity Interest and, with respect to a vote on the Plan, shall mean the beneficial holders on the Voting Record Date or any authorized signatory who has completed and executed a Ballot or on whose behalf a Master Ballot has been properly completed and executed.
94. **"Initial Asbestos Trust Assets"** shall mean (a) \$370 million in Cash contributed to the Asbestos Trust by GST or Garrison on the day immediately preceding the Effective Date; (b) \$30 million in Cash contributed to the Asbestos Trust by Coltec on the day immediately preceding the Effective Date; (c) the Option; and (d) the Asbestos Trust Causes of Action (as defined in Section 7.3.4 hereof).
95. **"Intercompany Claim"** shall mean any Claim by any Debtor against any other Debtor, or a Non-Debtor Affiliate against any Debtor; *provided, however*, that Intercompany Claims shall not include Asbestos Claims or Anchor Claims.
96. **"IRC"** shall mean the Internal Revenue Code of 1986, as amended, and any applicable regulations (including temporary and proposed regulations) promulgated thereunder by the United States Treasury Department.
97. **"IRS"** shall mean the United States Internal Revenue Service.

98. **“Master Ballot”** shall mean a Ballot cast on behalf of more than one Asbestos Claimant, pursuant to the terms and guidelines established in the Plan Documents or the Confirmation Procedures Order.
99. **“New Coltec”** shall mean the entity described as New Coltec in the Disclosure Statement.
100. **“Non-Asbestos Plan Claim”** shall mean any Plan Claim that is not an Asbestos Claim.
101. **“Non-Debtor Affiliate”** shall mean each Affiliate of the Debtors that is not a debtor or debtor-in-possession in the Chapter 11 Cases.
102. **“Option”** shall have the meaning given to such term in Section 7.3.2 hereof.
103. **“Other Debtor Equity Interests”** shall mean Equity Interests in Debtors other than GST and Garrison.
104. **“PBGC”** shall have the meaning set forth in Section 8.1.2 of the Plan.
105. **“Petition Date”** shall mean, with respect to GST, Garrison, and Anchor, June 5, 2010, the date on which such Debtors Filed their petitions for relief commencing their Chapter 11 Cases, and with respect to Coltec, the date on which Coltec Files its petition for relief commencing its Chapter 11 Case.
106. **“Plan”** shall mean this plan, as it may be amended, supplemented, or otherwise modified from time to time, and the exhibits and schedules to the foregoing, as the same may be in effect from time to time.
107. **“Plan Claims”** shall mean, collectively, Administrative Expense Claims, Anchor Claims, Asbestos Claims, Coltec General Unsecured Claims, GST General Unsecured Claims, Intercompany Claims, Priority Claims, Priority Tax Claims, Secured Claims, and Workers’ Compensation Claims.
108. **“Plan Documents”** shall mean the Plan, the Exhibit Book, the Disclosure Statement, and the Plan Supplement, either in the form approved by each of the Plan Proponents or as each may be amended, supplemented, or otherwise modified from time to time in accordance with its terms.
109. **“Plan Supplement”** shall mean the supplement, containing copies of certain exhibits or schedules to the Plan and Disclosure Statement, including the By-Laws of the Reorganized Debtors, draft amended Certificates of Incorporation, and a list disclosing the identity and affiliates of any person proposed to serve on the initial board of directors or be an officer of one or more of the Reorganized Debtors, which shall be Filed with the Bankruptcy Court at least ten (10) days before the objection deadline with respect to the Plan and served on the Entities listed in Section 11.9 of this Plan.
110. **“Post-Bankruptcy Anchor”** shall mean Debtor Anchor from and after the Effective Date.

111. **“Priority Claim”** shall mean any Claim (other than an Administrative Expense Claim or Priority Tax Claim) against GST, Garrison, or Coltec to the extent such Claim is entitled to priority in right of payment under Section 507 of the Bankruptcy Code; *provided, however,* that Priority Claims shall not include any Asbestos Claims.
112. **“Priority Tax Claim”** shall mean a Claim that is of a kind specified in Sections 502(i) or 507(a)(8) of the Bankruptcy Code.
113. **“Professional”** shall mean an Entity (a) whose employment as a professional in the Chapter 11 Cases has been approved by order of the Bankruptcy Court, in accordance with Sections 327, 328, 363, 524(g)(4)(B)(i) and/or 1103 of the Bankruptcy Code, or (b) whose compensation or reimbursable expenses are subject to the Fee Order.
114. **“Reorganized Debtor”** or **“Reorganized Debtors”** shall mean Debtors GST, Garrison, and Coltec from and after the Effective Date.
115. **“Representatives”** shall mean, (a) with respect to any Entity, the past, present, or future managers, directors, members, trustees, officers, employees, accountants (including independent registered public accountants), advisors, attorneys, consultants, or other agents, representatives, or professionals of that Entity, but only in their capacities as such, and (b) the firms or other Entities, other than the Debtors and their Non-Debtor Affiliates, with whom the Representatives identified in part (a) are employed or associated, but only in such firms’ or Entities’ respective capacities as such.
116. **“Retained Causes of Action”** shall mean the actual and potential causes of action that the Reorganized Debtors shall retain under the Plan, on and after the Effective Date, on behalf of the Debtors, to commence and pursue, as appropriate, in any court or other tribunal including in an adversary proceeding filed in one or more of the Chapter 11 Cases, whether such causes of action accrued before or after the Petition Date and whether such causes of action are known or unknown as of any date of determination, including, but not limited to, the actions listed in Exhibit F in the Exhibit Book, but specifically excluding the GST Recovery Actions and the claims and causes of action settled and released in Section 8.4.
117. **“Schedules”** shall mean the schedules of assets and liabilities and the statements of financial affairs Filed by the Debtors in Possession with the Bankruptcy Court, as required by Section 521 of the Bankruptcy Code and the Bankruptcy Rules, as such schedules and statements may be amended by the Debtors in Possession from time to time in accordance with Bankruptcy Rule 1007.
118. **“SEC”** shall mean the United States Securities and Exchange Commission.
119. **“Secured Claim”** shall mean a Claim against GST, Garrison, or Coltec that is: (i) secured by a lien (as such term is defined in Section 101(37) of the Bankruptcy Code) on property in which the Debtors have an interest, which lien is valid, perfected, and enforceable under applicable law or by reason of a Final Order, or (ii) entitled to setoff under Section 553 of the Bankruptcy Code, to the extent of (A) the value of the Claimant’s interest in the Debtor’s interest in such property or (B) the amount subject to

setoff, as applicable, as determined pursuant to Section 506(a) of the Bankruptcy Code; *provided, however*, that Secured Claims shall not include any Asbestos Claims.

- 120. **“Secured Tax Claim”** shall mean a Secured Claim for the payment of taxes to a governmental Entity.
- 121. **“Securities Act”** shall mean the Securities Act of 1933, as amended.
- 122. **“United States”** shall mean the United States of America and its political subdivisions, including states, territories, commonwealths, possessions, and now-existing compacts of free association (namely, those with the Federated States of Micronesia, the Marshall Islands, and Palau), as well as all ships and vessels of the United States Navy, the United States Coast Guard, or any other branch of the armed services of the United States of America.
- 123. **“Unliquidated Claim”** shall mean: (i) any Plan Claim (other than an Asbestos Claim), the amount of liability for which has not been fixed, whether pursuant to agreement, applicable law, or otherwise, as of the date on which such Claim is sought to be fixed, or (ii) any Plan Claim (other than an Asbestos Claim) for which no Allowed Amount has been determined.
- 124. **“Unsecured Creditors Committee”** shall mean the Official Committee of Unsecured Creditors appointed by order of the Bankruptcy Court dated June 17, 2011 (Docket No. 104), as subsequently amended, in the Chapter 11 Cases pursuant to Section 1102 of the Bankruptcy Code.
- 125. **“Voting Record Date”** shall mean the record date set by the Bankruptcy Court in the Confirmation Procedures Order.
- 126. **“Workers’ Compensation Claims”** shall mean GST Workers’ Compensation Claims and Coltec Workers’ Compensation Claims.

1.2 OTHER TERMS/INTERPRETATION

(a) Wherever from the context it appears appropriate, each term stated in either the singular or the plural shall include the singular and the plural, and pronouns stated in the masculine, feminine, or neuter gender shall include the other genders.

(b) When used in this Plan, the term “claim” shall mean a claim (as defined in Section 101(5) of the Bankruptcy Code) against any Entity including any right to: (a) payment, whether or not such right is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured or unsecured; or (b) an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, or unsecured.

(c) Any reference in a Plan Document to a contract, instrument, release, indenture or other agreement or document being in a particular form or on particular terms and conditions shall mean that such document shall be substantially in such form or substantially on such terms and conditions.

(d) Any specific references to promissory notes, deeds of trust, or other instruments of indebtedness or security shall include any amendments, modifications, and extensions thereto.

(e) Nothing contained in this Plan or the Plan Documents shall constitute an admission by any party of either liability for or the validity, priority, or extent of (i) any Claim asserted against the Debtors or any third party; (ii) any defense against such a Claim; or (iii) any theory or counterclaim asserted by the Debtors or any third party.

(f) Any reference in a Plan Document to an existing document or exhibit in the Exhibit Book filed or to be filed shall mean the document or exhibit as it may have been or may be amended, modified or supplemented.

(g) Any reference to an Entity as a Holder of a Claim or Plan Claim shall include that Entity's successors, assigns and Affiliates.

(h) The words "herein," "hereof," "hereto," "hereunder," and others of similar import when used in a Plan Document refer to such Plan Document as a whole and not to any particular section, subsection, or clause contained in such Plan Document.

(i) The word "including" (and, with correlative meaning, the forms of the word "include") shall mean including, without limiting the generality of any description preceding that word; and the words "shall" and "will" are used interchangeably and have the same meaning.

(j) All references to dollars are to United States dollars.

(k) An initially capitalized term used herein that is not defined herein shall have the meaning ascribed to such term, if any, in the Bankruptcy Code, unless the context shall otherwise require.

(l) The descriptive headings contained in Plan Documents are included for convenience of reference only and are not intended to be a part of and shall not affect in any way the meaning or interpretation of Plan Documents.

(m) All references in a particular Plan Document to sections, articles, and exhibits are references to sections, articles and exhibits of or to such Plan Document unless otherwise specified.

(n) In computing any period of time prescribed or allowed by a Plan Document, the provisions of Bankruptcy Rule 9006(a) shall apply.

(o) Unless otherwise provided herein, the rules of construction set forth in Section 102 of the Bankruptcy Code shall apply.

1.3 THE PLAN DOCUMENTS

The Plan Documents, once Filed, shall also be available for review in the office of the clerk of the Bankruptcy Court during normal hours of operation of the Bankruptcy Court. Holders of Plan Claims and Equity Interests may also obtain a copy of the Plan Documents following their Filing with the clerk of the Court on Business Days from 9:00 a.m. through 5:00 p.m. (prevailing Eastern Time) at the following addresses:

RAYBURN COOPER & DURHAM, P.A.
1200 Carillion, 227 West Trade Street
Charlotte, NC 28202
Telephone: (704) 334-0891
Attn: John R. Miller, Jr.

ROBINSON, BRADSHAW & HINSON, P.A.
101 North Tryon Street, Suite 1900
Charlotte, NC 28246
Telephone: (704) 377-2536
Attn: Richard C. Worf

Holders of Plan Claims may also obtain a copy of the Plan Documents following their Filing with the clerk of the Bankruptcy Court by contacting counsel for the Debtors by a written request sent to the above address.

1.4 ANCILLARY DOCUMENTS

Each of the Plan Documents is an integral part of this Plan and is hereby incorporated by reference and made a part of this Plan.

ARTICLE 2 PROVISIONS FOR PAYMENT OF ADMINISTRATIVE EXPENSES AND PRIORITY TAX CLAIMS

2.1 UNCLASSIFIED CLAIMS

In accordance with Section 1123(a)(1) of the Bankruptcy Code, Administrative Expense Claims and Priority Tax Claims are not classified and are excluded from the Classes set forth in Article 3 of this Plan.

2.1.1 Payment of Allowed Administrative Expense Claims

Subject to the terms herein and unless otherwise agreed to by the Holder of an Allowed Administrative Expense Claim (in which event such other agreement shall govern), Allowed Administrative Expense Claims shall be provided for as follows:

- (a) if such Claim is for goods sold or services rendered representing liabilities incurred by the Debtors in the ordinary course of business during the Chapter 11 Cases involving customers, suppliers, or trade or vendor Claims, such Claim shall be paid by the Debtors or the Reorganized Debtors in the ordinary course in accordance with the terms and conditions of any agreements relating thereto;
- (b) if such Claim is for amounts necessary to cure executory contracts and unexpired leases assumed by the Debtors, such Claim shall be paid by the Debtors or

Reorganized Debtors as soon as practicable after the Effective Date or as ordered by the Bankruptcy Court;

- (c) amounts due Holders of other Allowed Administrative Expense Claims, including, without limitation, Allowed Fee Claims or Claims arising pursuant to Section 503(b)(9) of the Bankruptcy Code, shall be paid as soon as practicable after the Effective Date or as ordered by the Bankruptcy Court, unless otherwise agreed between the Debtors and such Holders; and
- (d) Administrative Expense Claims of the Bankruptcy Administrator for fees pursuant to 28 U.S.C. § 1930(a)(6) and (7) shall be paid in accordance with the applicable schedule for payment of such fees by Debtors.

2.1.2 Priority Tax Claims

Subject to the terms herein, each Holder of an Allowed Priority Tax Claim shall be paid 100% of the unpaid Allowed Amount of such Allowed Priority Tax Claim in Cash by the Reorganized Debtors on the Distribution Date. Any Claim or demand for penalty relating to any Priority Tax Claim (other than a penalty of the type specified in Section 507(a)(8)(G) of the Bankruptcy Code) shall be Disallowed, and the Holder of an Allowed Priority Tax Claim shall not assess or attempt to collect such penalty from the Debtors or Reorganized Debtors, or their Estates or assets.

ARTICLE 3

CLASSIFICATION AND TREATMENT OF CLAIMS AND EQUITY INTERESTS

3.1 SUMMARY

Claims and Equity Interests are classified for all purposes, including voting, confirmation, and Distribution pursuant to this Plan and pursuant to Sections 1122 and 1123(a)(1) of the Bankruptcy Code, as follows:

	CLASSIFICATION	IMPAIRMENT AND VOTING
Class 1	Priority Claims	Unimpaired -- deemed to have voted to accept the Plan; no separate vote being solicited.
Class 2	Secured Claims	Unimpaired -- deemed to have voted to accept the Plan; no separate vote being solicited.
Class 3	Workers' Compensation Claims	Unimpaired -- deemed to have voted to accept the Plan; no separate vote being solicited.
Class 4	Intercompany Claims	Unimpaired -- deemed to have voted to accept the Plan; no separate vote being solicited.
Class 5	Asbestos Claims	Impaired -- vote being solicited.
Class 6	GST General Unsecured Claims	Unimpaired -- deemed to have voted to accept the Plan; no separate vote being solicited.
Class 7	Coltec General Unsecured	Unimpaired -- deemed to have voted to accept the

	Claims	Plan; no separate vote being solicited.
Class 8	Anchor Claims	Unimpaired – deemed to have voted to accept the Plan; no separate vote being solicited.
Class 9	GST/Garrison Equity Interests	Impaired –vote being solicited.
Class 10	Other Debtor Equity Interests	Unimpaired – deemed to have voted to accept the Plan; no separate vote being solicited.

3.1.1 Class 1. Priority Claims

(a) Classification

Class 1 consists of all Priority Claims against the Debtors.

(b) Treatment

Each Holder of an Allowed Priority Claim shall be paid the Allowed Amount of its Allowed Priority Claim either (i) in full, in Cash, on the Distribution Date, or (ii) upon such other less favorable terms as may be mutually agreed upon between the Holder of an Allowed Priority Claim and the Debtors or the Reorganized Debtors.

(c) Impairment and Voting

Class 1 is unimpaired. The Holders of the Allowed Priority Claims in Class 1 are deemed to have voted to accept this Plan and, accordingly, their separate vote will not be solicited.

3.1.2 Class 2. Secured Claims

(a) Classification

Class 2 consists of all Secured Claims against the Debtors.

(b) Treatment

(i) Non-Tax Secured Claim. Subject to the provisions of Sections 502(b) and 506(d) of the Bankruptcy Code and the terms herein, each Holder of an Allowed Secured Claim other than an Allowed Secured Tax Claim shall, at the option of the Reorganized Debtors, receive treatment according to the following alternatives: (i) the Plan will leave unaltered the legal, equitable and contractual rights to which the Holder of such Claim is entitled; (ii) the Reorganized Debtors shall pay the Allowed Secured Claim in full on the Effective Date or as soon thereafter as reasonably practicable; or (iii) the Reorganized Debtors shall provide such other treatment as is agreed to in writing between the Debtors or the Reorganized Debtors and the Holder of any such Allowed Secured Claim.

(ii) Secured Tax Claim. Except to the extent that a Holder of an Allowed Secured Tax Claim agrees to a different treatment, each Holder of an Allowed Secured Tax

Claim shall receive 100% of the unpaid amount of such Allowed Secured Tax Claim in Cash from the Debtors or Reorganized Debtors on the Distribution Date.

(c) Impairment and Voting

Class 2 is unimpaired. The Holders of the Allowed Secured Claims in Class 2 are deemed to have voted to accept this Plan and, accordingly, their separate vote will not be solicited.

3.1.3 Class 3. Workers' Compensation Claims

(a) Classification

Class 3 consists of all Workers' Compensation Claims against the Debtors.

(b) Treatment

Each Workers' Compensation Claim shall be reinstated and shall have all legal, equitable, and contractual rights to which each such Workers' Compensation Claim entitles the Holder of such Workers' Compensation Claim.

(c) Impairment and Voting

Class 3 is unimpaired. The Holders of the Workers' Compensation Claims in Class 3 are deemed to have voted to accept this Plan and, accordingly, their separate vote will not be solicited.

3.1.4 Class 4. Intercompany Claims

(a) Classification

Class 4 consists of all Intercompany Claims.

(b) Treatment

Each Intercompany Claim shall be reinstated and shall have all legal, equitable, and contractual rights to which each such Intercompany Claim entitles the Holder of such Intercompany Claim, except to the extent any such Claims are released pursuant to Section 8.4 of this Plan.

(c) Impairment and Voting

Class 4 is unimpaired. The Holders of Intercompany Claims in Class 4 are deemed to have voted to accept this Plan and, accordingly, their separate vote will not be solicited.

3.1.5 Class 5. Asbestos Claims

(a) Classification

Class 5 consists of all Asbestos Claims against GST, Coltec, or Garrison.

(b) Treatment

(i) All Asbestos Claims shall be resolved in accordance with the terms, provisions, and procedures of the Asbestos Trust Agreement and the CRP.

(ii) All Asbestos Claims shall be paid by the Asbestos Trust solely from the Asbestos Trust Assets as and to the extent provided in the CRP. Asbestos Claims shall not be deemed Allowed or Disallowed, but rather shall be resolved by the Asbestos Trust pursuant to the terms of the CRP.

(c) Asbestos Channeling Injunction

The sole recourse of the Holder of an Asbestos Claim on account of such Asbestos Claim shall be to the Asbestos Trust pursuant to the provisions of the Plan, the Asbestos Channeling Injunction, the Asbestos Trust Agreement, and the CRP.

(d) Impairment and Voting

Class 5 is impaired. The Debtors are soliciting the votes of Holders of the Asbestos Claims in Class 5 to accept or reject this Plan in the manner and to the extent provided in the Confirmation Procedures Order.

3.1.6 Class 6. GST General Unsecured Claims

(a) Classification

Class 6 consists of all GST General Unsecured Claims.

(b) Treatment

Each Holder of an Allowed GST General Unsecured Claim shall be paid the Allowed Amount of its GST General Unsecured Claim on the Distribution Date. Such payment shall be (i) in full, in Cash, plus post-petition interest at the federal judgment rate in effect on the Petition Date, or (ii) upon such other less favorable terms as may be mutually agreed upon between the Holder of an Allowed GST General Unsecured Claim and the Debtors or Reorganized Debtors. Post-petition interest shall accrue from the Petition Date through the date of payment.

(c) Impairment and Voting

Class 6 is unimpaired. The Holders of GST General Unsecured Claims in Class 6 are deemed to have voted to accept this Plan and, accordingly, their separate vote will not be solicited.

3.1.7 Class 7. Coltec General Unsecured Claims

(a) Classification

Class 7 consists of all Coltec General Unsecured Claims.

(b) Treatment

Each Coltec General Unsecured Claim shall be reinstated and shall have all legal, equitable, and contractual rights to which each such Coltec General Unsecured Claim entitles the Holder of such Coltec General Unsecured Claim

(c) Impairment and Voting

Class 7 is unimpaired. The Holders of Coltec General Unsecured Claims in Class 7 are deemed to have voted to accept this Plan and, accordingly, their separate vote will not be solicited.

3.1.8 Class 8. Anchor Claims

(a) Classification

Class 8 consists of all Anchor Claims.

(b) Treatment

Each Holder of a Class 8 Anchor Claim shall be entitled to assert such Claim against Anchor in accordance with the provisions of Article 14 of Chapter 55 of the North Carolina Business Corporation Act.

(c) Impairment and Voting

Class 8 is unimpaired. The Holders of Class 8 Anchor Claims are deemed to have voted to accept this Plan and, accordingly, their separate vote will not be solicited.

3.1.9 Class 9. GST/Garrison Equity Interests

(a) Classification

Class 9 consists of GST/Garrison Equity Interests.

(b) Treatment

On the Effective Date, Class 9 GST/Garrison Equity Interests shall be retained, subject to the Lien described in Section 7.3.2.

(c) Impairment and Voting

Class 9 is impaired. The Debtors are soliciting the votes of Holders of the GST/Garrison Equity Interests in Class 9 to accept or reject this Plan in the manner and to the extent provided in the Confirmation Procedures Order.

3.1.10 Class 10. Other Debtor Equity Interests

(a) Classification

Class 10 consists of Other Debtor Equity Interests.

(b) Treatment

This Plan leaves unaltered the legal, equitable, and contractual rights to which each such Other Debtor Equity Interest entitles the Holder of such Other Debtor Equity Interest.

(c) Impairment and Voting

Class 10 is unimpaired. The Holders of the Other Debtor Equity Interests in Class 10 are deemed to have voted to accept this Plan and, accordingly, their separate vote will not be solicited.

**ARTICLE 4
MODIFICATION OR WITHDRAWAL OF THIS PLAN**

4.1 MODIFICATION OF THE PLAN; AMENDMENT OF PLAN DOCUMENTS

4.1.1 Modification of the Plan

The Plan Proponents, acting unanimously, may alter, amend, or modify this Plan, or any other Plan Document, under Section 1127(a) of the Bankruptcy Code at any time prior to the Confirmation Date so long as this Plan, as modified, meets the requirements of Sections 1122 and 1123 of the Bankruptcy Code or the Court has approved such modifications to the Plan. After the Confirmation Date, the Plan Proponents, acting unanimously, may alter, amend, or modify this Plan in accordance with Section 1127(b) of the Bankruptcy Code but only before its substantial consummation.

4.1.2 Post-Effective Date Amendment of Other Plan Documents

From and after the Effective Date, the authority to amend, modify, or supplement the Plan Documents, other than the Plan, will be as provided in such Plan Documents.

4.2 WITHDRAWAL OF THIS PLAN

4.2.1 Right to Withdraw this Plan

This Plan may be withdrawn by the Plan Proponents, acting unanimously, prior to the Confirmation Date.

4.2.2 Effect of Withdrawal

If this Plan is withdrawn prior to the Confirmation Date, this Plan shall be deemed null and void. In such event, nothing contained herein or in any of the Plan Documents shall be deemed to constitute a waiver or release of any claims or defenses of, or an admission or statement against interest by, any of the Plan Proponents or any other Entity or to prejudice in any manner the rights of any of the Plan Proponents or any Entity in any further proceedings involving the Debtors.

ARTICLE 5 PROVISIONS FOR TREATMENT OF DISPUTED CLAIMS AND ASBESTOS CLAIMS GENERALLY

5.1 OBJECTION TO PLAN CLAIMS (OTHER THAN ASBESTOS CLAIMS); PROSECUTION OF DISPUTED CLAIMS

Subject to the treatment provisions of this Plan, the Debtors or Reorganized Debtors, as applicable, may object to the allowance of any Non-Asbestos Plan Claims Filed with the Bankruptcy Court or to be otherwise resolved pursuant to any provisions of this Plan with respect to which they dispute liability, in whole or in part. Subject to the treatment provisions of this Plan, the Debtors' pending objections to any Non-Asbestos Plan Claims shall be transferred to the Reorganized Debtors on the Effective Date for final resolution.

Not later than ten (10) days before the Effective Date, the Debtors shall File with the Bankruptcy Court an exhibit listing all Non-Asbestos Plan Claims that the Debtors have already analyzed and to which the Debtors have no objection (the "**Undisputed Claims Exhibit**"). Plan Claims listed on the Undisputed Claims Exhibit shall be Allowed Claims. The Debtors or the Reorganized Debtors, as applicable, may File additional Undisputed Claims Exhibits with the Court at any time after the Filing of the initial Undisputed Claims Exhibit with respect to any remaining Non-Asbestos Plan Claims if they have determined not to object to any of such Claims.

After the Effective Date, all objections that are Filed and prosecuted by the Reorganized Debtors as provided herein may be: (i) compromised and settled in accordance with the business judgment of the Reorganized Debtors without approval of the Bankruptcy Court, or (ii) litigated to Final Order by the Reorganized Debtors. Unless otherwise provided herein or ordered by the Bankruptcy Court, all objections by the Reorganized Debtors to Non-Asbestos Plan Claims shall be served and Filed no later than 180 days after the Effective Date, subject to any extensions granted pursuant to a further order of the Bankruptcy Court. Such further order may be obtained by the Reorganized Debtors upon notice to all Holders of Non-Asbestos Plan Claims that are still pending allowance and are not subject to a pending objection.

After the Confirmation Date, no Plan Claim may be Filed or amended to increase the amount or a lien or priority demanded unless otherwise provided by order of the Bankruptcy Court. Unless otherwise provided herein, any such new or amended Claim Filed after the Confirmation Date shall be disregarded and deemed Disallowed in full and expunged without

need for objection, unless the Holder of such Claim has obtained prior Bankruptcy Court authorization for the filing.

Any order creating a Disallowed Claim that is not a Final Order as of the Effective Date solely because of an Entity's right to move for reconsideration of such order pursuant to Section 502(j) of the Bankruptcy Code or Bankruptcy Rule 3008 shall nevertheless become and be deemed to be a Final Order on the Effective Date, without prejudice to such right to move for reconsideration.

5.2 DISTRIBUTION ON ACCOUNT OF DISPUTED CLAIMS

Notwithstanding Section 5.1 hereof, a Distribution shall be made to the Holder of a Disputed Claim only when, and to the extent that, such Disputed Claim becomes Allowed and pursuant to the appropriate provisions of this Plan covering the Class of which such Disputed Claim is a part. No Distribution shall be made with respect to all or any portion of any Disputed Claim pending the entire resolution thereof in the manner prescribed by Section 5.1 hereof.

5.3 BAR DATES FOR ADMINISTRATIVE EXPENSE CLAIMS

5.3.1 Administrative Expense Claims

All parties seeking payment of an Administrative Expense Claim that is not a Fee Claim must File with the Bankruptcy Court and serve upon the Debtors a request for payment of such Administrative Expense Claim prior to the applicable deadline set forth below; *provided, however*, that parties seeking payment of postpetition ordinary course trade obligations, postpetition payroll obligations incurred in the ordinary course of a Debtor's postpetition business, and amounts arising under agreements approved by the Bankruptcy Court or the Plan need not File such a request.

All Holders of Administrative Expense Claims must File with the Bankruptcy Court and serve on the Debtors a request for payment of such Claim so as to be received on or before 4:00 p.m. (Eastern Time) on the date that is the first Business Day after the date that is thirty (30) days after the Effective Date, unless otherwise agreed to by the appropriate Debtor or Reorganized Debtor, without further approval by the Bankruptcy Court. Failure to comply with these deadlines shall forever bar the Holder of an Administrative Expense Claim from seeking payment thereof.

Any Holder of an Administrative Expense Claim that does not assert such Claim in accordance with this Section shall have its Claim deemed Disallowed under this Plan and be forever barred from asserting such Claim against any of the Debtors, their Estates or their assets. Any such Claim and the Holder thereof shall be enjoined from commencing or continuing any action, employment of process, or act to collect, offset, recoup, or recover such Claim.

5.3.2 Fee Claims

All parties seeking allowance or payment of a Fee Claim must File with the Bankruptcy Court and serve upon the Debtors a proof or application for allowance or payment of such Fee

Claim in accordance with the Fee Order by the date that is the first Business Day after the date that is ninety (90) days after the Effective Date; *provided, however*, that the Plan Proponents may extend that deadline by agreement without further order by the Bankruptcy Court. Failure to comply with the applicable deadline set forth herein shall forever bar the Holder of a Fee Claim from seeking payment thereof.

Any Holder of a Fee Claim that does not assert such Claim in accordance with the Fee Order and this Section shall have its Claim deemed Disallowed under this Plan and be forever barred from asserting such Claim against any of the Debtors, their Estates or their assets. Any such Claim and the Holder thereof shall be enjoined from commencing or continuing any action, employment of process or act to collect, offset, recoup or recover such Claim.

Any objection to a Fee Claim shall be Filed and served in accordance with a scheduling order to be entered by the Bankruptcy Court, at the request of the Plan Proponents. **Each of the Plan Proponents expressly reserves the right to object to any Fee Claim prior to, on, and after the Effective Date, subject to the provisions of this Plan and the aforementioned scheduling order.**

5.4 RESOLUTION OF ASBESTOS CLAIMS

Asbestos Claims shall be resolved in accordance with the Asbestos Trust Agreement and the CRP.

ARTICLE 6 ACCEPTANCE OR REJECTION OF THIS PLAN

6.1 IMPAIRED CLASSES TO VOTE

Each Holder of a Plan Claim or Equity Interest in an impaired Class is entitled to vote to accept or reject this Plan to the extent and in the manner provided herein or in the Confirmation Procedures Order.

6.2 ACCEPTANCE BY IMPAIRED CLASSES OF PLAN CLAIMS

Acceptance of this Plan by any impaired Class of Plan Claims shall be determined in accordance with the Confirmation Procedures Order and the Bankruptcy Code.

6.3 PRESUMED ACCEPTANCE OF THIS PLAN

Classes 1, 2, 3, 4, 6, 7, 8, and 10 of Plan Claims and Other Debtor Equity Interests are unimpaired. Under Section 1126(f) of the Bankruptcy Code, the Holders of Plan Claims and Equity Interests in such Classes are conclusively presumed to have voted to accept this Plan.

6.4 ACCEPTANCE PURSUANT TO SECTION 524(g) OF THE BANKRUPTCY CODE

This Plan shall have been voted upon favorably as required by Section 524(g)(2)(B)(ii)(IV)(bb) of the Bankruptcy Code to the extent that at least 75% of those voting in Class 5 vote to accept this Plan.

6.5 NONCONSENSUAL CONFIRMATION

6.5.1 Cram Down

If any impaired Class of Plan Claims or Equity Interests, other than Class 5, fails to accept this Plan in accordance with Sections 1126 and 1129(a) of the Bankruptcy Code, the Plan Proponents will request, to the extent consistent with applicable law, that the Court confirm this Plan in accordance with Section 1129(b) of the Bankruptcy Code with respect to such non-accepting Class of Plan Claims or Equity Interests (other than Class 5), and this Plan constitutes a motion for such relief.

6.5.2 General Reservation of Rights

Should this Plan fail to be accepted by the requisite number and amount of the Holders of Plan Claims and Equity Interests required to satisfy Sections 524(g) and 1129 of the Bankruptcy Code, then, notwithstanding any other provision of this Plan to the contrary, the Plan Proponents reserve the right to amend this Plan.

ARTICLE 7 IMPLEMENTATION OF THIS PLAN

7.1 VESTING OF ASSETS OF THE DEBTORS

On the Effective Date, pursuant to Section 1141(b) of the Bankruptcy Code, except as otherwise expressly provided in this Plan, in the Plan Documents, or in the Confirmation Order, the assets and property of the Debtors shall vest or re-vest in the appropriate Reorganized Debtors for use, sale and distribution in accordance with operation of the Reorganized Debtors' business and this Plan.

As of the Effective Date, all assets vested or re-vested, and all assets dealt with by the Plan, shall be free and clear of all Claims, Encumbrances, liens, and interests except as otherwise specifically provided in the Plan, in any of the Plan Documents, or in the Confirmation Order.

From and after the Effective Date, the Reorganized Debtors may operate their businesses and use, acquire, sell and otherwise dispose of property without supervision or approval of the Bankruptcy Court, free of any restrictions of the Bankruptcy Code, the Bankruptcy Rules, and the guidelines and requirements of the Bankruptcy Administrator, other than those restrictions expressly imposed by the Plan, the Plan Documents, or the Confirmation Order; *provided, however*, that nothing herein restricts the right of the Reorganized Debtors to seek Bankruptcy Court approval for the sale, assignment, transfer, or other disposal of certain of the Reorganized

Debtors' assets after the Confirmation Date in the event that such Court approval is deemed to be necessary or appropriate.

All Retained Causes of Action are expressly preserved for the benefit of the Reorganized Debtors pursuant to Section 11.3.

7.2 CORPORATE GOVERNANCE

7.2.1 Amendment of Certificates of Incorporation of the Debtors

The Certificates of Incorporation, By-Laws, or Articles of Organization, as applicable, of each of the Debtors shall be amended as of the Effective Date as needed to effectuate the terms of the Plan and the requirements of the Bankruptcy Code. The amended Certificates of Incorporation of the Debtors that are corporations shall, among other things, prohibit the issuance of nonvoting equity securities as required by Section 1123(a)(6) of the Bankruptcy Code. The amended Certificates of Incorporation or Articles of Organization, as applicable, shall be filed with the Secretary of State or equivalent official in their respective jurisdictions of incorporation on or prior to the Effective Date and be in full force and effect without any further amendment as of the Effective Date.

7.2.2 D&O and Fiduciary Liability Tail Coverage Policies

The Reorganized Debtors, with the assistance, if necessary, of EnPro and its Affiliates, shall maintain continuous directors and officers liability insurance coverage with regard to any liabilities, losses, damages, claims, costs and expenses they or any current or former officer, manager, or director of any of the Debtors may incur, including but not limited to attorneys' fees, arising out of or due to the actions or omissions of any of them or the consequences of such actions or omissions, including, without limitation, service as an officer, manager, or director, other than as a result of their willful misconduct or fraud. Each such policy shall cover each current and former officer, manager, or director of any of the Debtors.

Except as otherwise specifically provided herein, any obligations of the Debtors to indemnify their present and former directors, managers, officers, employees or professionals under their Certificates of Incorporation, By-Laws, employee indemnification policy, or under state law or any agreement with respect to any claim, demand, suit, cause of action, or proceeding, shall be deemed assumed by the Reorganized Debtors on the Effective Date, and shall survive and be unaffected by this Plan's confirmation, and remain an obligation of the Reorganized Debtors, regardless of whether the right to indemnification arose before or after the Petition Date.

7.3 THE ASBESTOS TRUST

7.3.1 Creation of the Asbestos Trust

Upon the entry of the Confirmation Order, effective as of the day immediately preceding the Effective Date, the Asbestos Trust shall be created pursuant to Bankruptcy Code Section 524(g) and in accordance with the Plan Documents. The Asbestos Trust shall be a "qualified

settlement fund” for federal income tax purposes within the meaning of the treasury regulations issued pursuant to Section 468B of the IRC.

The purpose of the Asbestos Trust shall be to, among other things: (i) assume the liabilities of the Debtors with respect to all Asbestos Claims except as provided in Sections 8.4.2 and 8.5 of this Plan (with the Reorganized Debtors and Asbestos Protected Parties having no responsibility whatsoever for such Asbestos Claims, apart from transferring the Asbestos Trust Assets to the Asbestos Trust in accordance with this Plan); (ii) process, liquidate, pay and satisfy all Asbestos Claims in accordance, as applicable, with this Plan, the Asbestos Trust Agreement and the CRP and in such a way that provides reasonable assurance that the Asbestos Trust will value, and be in a financial position to pay, present and future Asbestos Claims (including Demands that involve similar claims) in substantially the same manner and to otherwise comply with Section 524(g)(2)(B)(i) of the Bankruptcy Code; (iii) preserve, hold, manage, and maximize the assets of the Asbestos Trust for use in paying and satisfying Asbestos Claims entitled to payment; (iv) qualify at all times as a “qualified settlement fund” for federal income tax purposes within the meaning of the treasury regulations issued pursuant to Section 468B of the IRC; (v) pay Asbestos Trust Expenses from the Asbestos Trust Assets as incurred (with the Reorganized Debtors and Asbestos Protected Parties having no responsibility whatsoever for any Asbestos Trust Expenses, apart from transferring the Asbestos Trust Assets to the Asbestos Trust in accordance with this Plan), and (vi) otherwise carry out the provisions of the Asbestos Trust Agreement and any other agreements into which the Asbestos Trustee has entered or will enter in connection with this Plan.

7.3.2 Funding of the Asbestos Trust

On the day immediately preceding the Effective Date, (a) GST or Garrison shall transfer \$370 million in Cash to the Asbestos Trust; (b) Coltec shall transfer \$30 million in Cash to the Asbestos Trust, and (c) Coltec, EnPro, and the Asbestos Trust shall enter into the Option and Registration Rights Agreement substantially in the form attached as **Exhibit H** hereto (the “**Option**”). On or before the first anniversary of the Effective Date, Coltec shall transfer the full amount of the Deferred Contribution in Cash to the Asbestos Trust.

Effective on the Effective Date and immediately following the merger of Coltec with and into New Coltec as provided in Section 7.10 hereof, the Deferred Contribution shall be guaranteed by EnPro, pursuant to a Parent Guaranty substantially in the form attached hereto as **Exhibit J** (the “**Guaranty**”), and secured by a possessory lien on or possessory security interest in 50.1% of the GST/Garrison Equity Interests (the “**Lien**”), which Lien shall be granted by New Coltec (immediately after its merger with Coltec) on the Effective Date to, and held by, the Asbestos Trust pursuant to a Pledge Agreement substantially in the form attached hereto as **Exhibit I** (the “**Pledge Agreement**”). The Lien shall be first priority and perfected in a manner such that it will not be rendered subordinate to, or *pari passu* with, any other lien, security interest, pledge, or other Encumbrance or interest prior to the release of the Lien under the terms set forth below in this paragraph. On the Effective Date, New Coltec will deliver certificates representing 50.1% of the GST/Garrison Equity Interests, together with stock power executed in blank, to the Asbestos Trust to be held by the Asbestos Trustee in accordance with the Pledge Agreement. Coltec will be entitled to prepay all or part of the Deferred Contribution at any time without penalty. Once the Deferred Contribution has been paid in Cash and in full to the

Asbestos Trust, or otherwise satisfied by agreement of the Reorganized Debtors and the Asbestos Trust, the Lien will be released in accordance with the terms of the Pledge Agreement and the Guaranty will be terminated in accordance with the terms of the Guaranty. The Reorganized Debtors and the Asbestos Trust shall be free to negotiate or enter into an agreement that would permit payment of the Deferred Contribution before the first anniversary of the Effective Date at an agreed discount rate.

Prior to the delivery to the Asbestos Trust of shares of EnPro common stock upon exercise of the Option, EnPro shall cause a registration statement under the Securities Act of 1933, as amended, to become effective registering the resale of such shares, and such shares shall not be subject to any lien, Encumbrance, or restriction that would prevent such stock from being sold or traded in a public securities market. No “poison pill,” shareholder or stockholder rights plan, or other anti-takeover or takeover defense plan, contract, agreement, instrument, or provision adopted or implemented by EnPro shall apply to or be triggered by the issuance of the Option or upon exercise of the Option by the Asbestos Trust.

7.3.3 Vesting of Assets in the Asbestos Trust

Upon the transfer of the Asbestos Trust Assets to the Asbestos Trust, such Asbestos Trust Assets shall be indefeasibly and irrevocably vested in the Asbestos Trust free and clear of all claims, Equity Interests, Encumbrances, and other interests of any Entity, subject to the Asbestos Channeling Injunction and other provisions of this Plan.

7.3.4 Transfer of Claims and Demands to the Asbestos Trust

On the Effective Date, without any further action of any Entity, all liabilities, obligations, and responsibilities of any Asbestos Protected Party, financial or otherwise, with respect to all Asbestos Claims shall be channeled to and assumed by the Asbestos Trust (except as provided in Sections 8.4.2 and 8.5 of this Plan), and the Reorganized Debtors and other Asbestos Protected Parties shall have no liability or responsibility, financial or otherwise, for any Asbestos Claims, other than to transfer the Asbestos Trust Assets to the Asbestos Trust in accordance with this Plan. This Section 7.3.4 is intended to further effect the Asbestos Channeling Injunction described in Section 8.2 of this Plan, and the discharge described in Section 8.1 of this Plan. This Section 7.3.4 is not intended to, and it shall not, serve as a waiver of any defense to any claim the Debtors, the Asbestos Trust, or any other Asbestos Protected Party would otherwise have.

Except as otherwise provided in the Plan, the Asbestos Trust Agreement, or the CRP, the Asbestos Trust shall have any and all of the actions, claims, rights, defenses, cross-claims, counterclaims, suits, and causes of action of the Debtors and the other Asbestos Protected Parties, whether known or unknown, at law, in equity or otherwise, arising under the laws of any jurisdiction, that are based on or attributable to (a) all defenses to any Asbestos Claims; (b) with respect to any Asbestos Claims, all rights of setoff, recoupment, contribution, reimbursement, subrogation, or indemnity (as those terms are defined by the nonbankruptcy law of any relevant jurisdiction), and any other indirect claim of any kind whatsoever and whenever arising or asserted; and (c) any other claims or rights with respect to Asbestos Claims that any of the Debtors or other Asbestos Protected Parties would have had under applicable law if the Chapter

11 Cases had not occurred and the Holder of such Asbestos Claim had asserted it by initiating civil litigation against any such Debtor or other Asbestos Protected Party (together, the “**Asbestos Trust Causes of Action**”), and the Asbestos Trust shall thereby become the estate representative pursuant to Section 1123(b)(3)(B) of the Bankruptcy Code with the exclusive right to enforce each of the Asbestos Trust Causes of Action, and the proceeds of the recoveries on any of the Asbestos Trust Causes of Action shall be deposited in and become the property of the Asbestos Trust; *provided, however*, that (a) the Asbestos Trust shall have no rights against the Reorganized Debtors or Asbestos Protected Parties other than the right to enforce the Plan or any of the other Plan Documents according to their respective terms, including the right to receive the Asbestos Trust Assets as provided in this Plan; (b) the Asbestos Trust Causes of Action shall not include any of the Asbestos Insurance Rights; (c) the Asbestos Trust Causes of Action shall not include any claim, cause of action, or right of the Debtors or any of them, under the laws of any jurisdiction, against any party, including the Asbestos Insurance Entities, for reimbursement, indemnity, contribution, breach of contract, or otherwise arising from or based on any payments made by the Debtors on account of asbestos claims prior to the Effective Date, (d) the Asbestos Trust Causes of Action shall not include any claims released, compromised, or settled under Section 8.4 of this Plan, and (e) for the avoidance of doubt, Asbestos Trust Causes of Action do not include any rights of the Debtors, the Reorganized Debtors, or the other Asbestos Protected Parties arising under the Asbestos Channeling Injunction or any of the other injunctions, releases, or the discharge granted under the Plan and the Confirmation Order.

7.3.5 Appointment and Termination of Asbestos Trustee

The initial Asbestos Trustee shall be Lewis R. Sifford. Any successor Asbestos Trustee shall be appointed in accordance with the terms of the Asbestos Trust Agreement. Upon termination of the Asbestos Trust, the Asbestos Trustee’s employment shall be deemed terminated and the Asbestos Trustee shall be released and discharged of and from all further authority, duties, responsibilities and obligations relating to or arising from or in connection with the Chapter 11 Cases.

7.3.6 Creation of the CAC

The CAC shall be established pursuant to the Asbestos Trust Agreement and shall have the functions, duties, and rights provided in the Asbestos Trust Agreement. The initial members of the CAC are identified on the signature page of the Asbestos Trust Agreement. Upon termination of the Asbestos Trust, the CAC shall be deemed dissolved and the CAC shall be released and discharged of and from all further authority, duties, responsibilities and obligations based on or arising from the Plan, the Plan Documents, or the Confirmation Order, and the CAC shall be deemed dissolved. All reasonable and necessary post-Effective Date fees and expenses of the CAC and its professionals shall be paid by the Asbestos Trust in accordance with the terms of the Asbestos Trust Agreement.

7.3.7 Cooperation Agreement

On the Effective Date, the Reorganized Debtors and the Asbestos Trust shall enter into a cooperation agreement (the “**Cooperation Agreement**”) substantially in the form included as Exhibit C in the Exhibit Book.

7.3.8 Continuation of the FCR

The FCR shall continue to serve through the termination of the Asbestos Trust in order to perform the functions required by the Asbestos Trust Agreement. Upon termination of the Asbestos Trust, the FCR shall thereupon be released and discharged of and from all further authority, duties, responsibilities, and obligations based on or arising from the Plan, the Plan Documents, or the Confirmation Order, and the role of the FCR shall be deemed terminated. All reasonable and necessary post-Effective Date fees and expenses of the FCR and his or her professionals shall be paid by the Asbestos Trust in accordance with the terms of the Asbestos Trust Agreement.

7.3.9 Institution and Maintenance of Legal and Other Proceedings

As of the Effective Date, without any further action of the Court or any Entity, the Asbestos Trust shall be empowered to initiate, prosecute, defend, and resolve all legal actions and other proceedings related to any asset, liability, or responsibility of the Asbestos Trust.

7.3.10 Asbestos Insurance Rights and Authority of Reorganized Debtors to Extend Asbestos Channeling Injunction to Asbestos Insurance Entities and Successor Entities Prior to Confirmation Date

Under this Plan, apart from the allocation of certain insurance recoveries to the Asbestos Trust, as provided below, Debtors and Reorganized Debtors shall retain ownership of all Asbestos Insurance Rights, including their rights to seek reimbursement for their contributions to the Asbestos Trust under the Plan. Exhibit E in the Exhibit Book identifies the Asbestos Insurance Entities that are Asbestos Protected Parties. Subject to the terms set forth in this Section 7.3.10, the Debtors and Reorganized Debtors shall have the sole right to assert, and the sole discretion to compromise and settle, Asbestos Insurance Actions or any other Asbestos Insurance Rights, as well as settle with any successor Entities who may have insurance rights related to any of Coltec's former business divisions. In connection with any such compromise or settlement with an Asbestos Insurance Entity or successor Entity before entry of the Confirmation Order, the Debtors and Reorganized Debtors will, subject to the right of the Asbestos Claimants Committee and FCR set forth below in this Section 7.3.10, add such Asbestos Insurance Entity to Exhibit E and/or successor Entity to Exhibit D and thereby designate such Asbestos Insurance Entity as an Asbestos Protected Party pursuant to Section 1.1.21(f) hereof and/or such successor Entity as an Asbestos Protected Party pursuant to Section 1.1.21(e) hereof. The Asbestos Claimants Committee and FCR shall each have the right to object to any addition of an Asbestos Insurance Entity to Exhibit E or successor Entity to Exhibit D if they reasonably believe in good faith that (a) the terms of such compromise or settlement, (b) the addition of such Asbestos Insurance Entity to Exhibit E or successor Entity to Exhibit D, or (c) the extension of the Asbestos Channeling Injunction to such Asbestos Insurance Entity or successor Entity would (i) result in the channeling or transfer to, or assumption by, the Asbestos Trust of any Claims, Demands, duties, obligations, or liabilities (A) that are not Asbestos Claims or Asbestos Trust Expenses or (B) that are not otherwise contemplated to be the responsibility of the Asbestos Trust under this Plan; or (ii) result in or impose undue burden or expense on the administration of the Asbestos Trust or the Asbestos Trust Assets. Before making any such addition to Exhibit D or Exhibit E, the Debtors shall disclose to the FCR and the Asbestos

Claimants Committee the terms of the underlying compromise or settlement and sufficient information concerning the relevant Asbestos Insurance Entity or successor Entity to enable the FCR and the Asbestos Claimants Committee to evaluate the proposed addition under the criteria specified in the preceding sentence. The Bankruptcy Court will hear and determine any such objection. Upon being added to Exhibit E or Exhibit D, any such Asbestos Insurance Entity or successor Entity will receive the benefits and protections of an Asbestos Protected Party under the Asbestos Channeling Injunction.

Any recovery by the Debtors or Reorganized Debtors of settlements or judgments related to Asbestos Insurance Policies shall be for their own account except that Coltec's recoveries from any Additional Coltec Insurer and/or from any successor on account of the Additional Coltec Insurance shall be allocated between the Asbestos Trust and Coltec as follows: Coltec shall retain all recoveries up to the first \$25 million and fifty percent (50%) of recoveries in excess of the first \$25 million and shall contribute to the Asbestos Trust (or have contributed directly to the Asbestos Trust) fifty percent (50%) of recoveries in excess of the first \$25 million. Upon receiving any recovery on account of the Additional Coltec Insurance, Coltec shall provide the Asbestos Trust with reasonably prompt written notice of the date, amount, and source of the recovery. Furthermore, Coltec shall provide the Asbestos Trust with a recap of any and all such recoveries at least annually, commencing on December 31 of the year in which the Effective Date occurs, for so long as Coltec's efforts to monetize any such Additional Coltec Insurance are continuing.

As set forth in Section 12.2 of the CRP, the Asbestos Trust shall provide to Debtors or Reorganized Debtors, or any settling Asbestos Insurance Entity, certain information reasonably relating to Asbestos Claims submitted to and accepted and paid by the Asbestos Trust. Debtors, Reorganized Debtors, and their Affiliates shall not be excused from timely paying the Deferred Contribution to the Asbestos Trust because of (a) any Asbestos Insurance Entity's refusal to indemnify, reimburse, or pay Debtors or Reorganized Debtors on account of any Claim submitted to and accepted and paid by the Asbestos Trust or (b) the Asbestos Trust's alleged failure to produce, or provide access to, the data and other information described in this paragraph.

7.4 PAYMENTS AND DISTRIBUTIONS UNDER THIS PLAN

7.4.1 Asbestos Trust Payments and Plan Distributions

Payments to Holders of Asbestos Claims and payments of Asbestos Trust Expenses shall be made by the Asbestos Trust in accordance with the Asbestos Trust Agreement and the CRP. All other Distributions or payments required or permitted to be made under this Plan (other than to Professionals) shall be made by the Reorganized Debtors or, in their discretion, a disbursing agent employed by the Reorganized Debtors, in accordance with the treatment specified for each such Holder as specified herein (unless otherwise ordered by the Bankruptcy Court). Distributions shall be deemed actually made on the Distribution Date if made either (i) on the Distribution Date or (ii) as soon as practicable thereafter. The Debtors or Reorganized Debtors shall pay Allowed Fee Claims in accordance with Section 2.1.1(c) hereof.

7.4.2 Timing of Plan Distributions

Whenever any Distribution to be made under this Plan shall be due on a day other than a Business Day, such Distribution shall instead be made, without the accrual of any additional interest (if interest is accruing pursuant to this Plan), on the immediately succeeding Business Day, but shall be deemed to have been made on the date due.

7.5 DELIVERY OF DISTRIBUTIONS AND UNDELIVERABLE OR UNCLAIMED DISTRIBUTIONS

7.5.1 Delivery by the Reorganized Debtors of Distributions in General

Payments by the Asbestos Trust to Holders of Asbestos Claims shall be made in accordance with the Asbestos Trust Agreement and the CRP. All Distributions to Holders of Allowed Claims shall be made at the address of the Holder of such Allowed Claim as set forth on the Schedules, unless superseded by a new address set forth (i) on a proof of claim Filed by a Holder of an Allowed Claim, (ii) in another writing notifying the Reorganized Debtors of a change of address prior to the date of Distribution, or (iii) in a request for payment of an Administrative Expense Claim.

7.5.2 Undeliverable Distributions by the Reorganized Debtors

Any Cash, assets, and other properties to be distributed by the Reorganized Debtors under this Plan to Holders of Non-Asbestos Plan Claims that remain unclaimed (including by an Entity's failure to negotiate a check issued to such Entity) or otherwise not deliverable to the Entity entitled thereto one year after Distribution shall become vested in, and shall be transferred and delivered to, the Reorganized Debtors. In such event, such Entity's Non-Asbestos Plan Claim shall no longer be deemed to be Allowed or payable by the Reorganized Debtors, and such Entity shall be deemed to have waived its rights to such payments or Distributions under this Plan pursuant to Section 1143 of the Bankruptcy Code, shall have no further Claim in respect of such Distribution, and shall not participate in any further Distributions under this Plan with respect to such Claim.

7.6 PAYMENTS UNDER THIS PLAN

7.6.1 Manner of Cash Payments under this Plan

Unless the Entity receiving a Distribution or payment agrees otherwise, any such Distribution or payment to be made by the Reorganized Debtors or the Asbestos Trust in Cash shall be made, at the election of the Reorganized Debtors or the Asbestos Trust, as applicable, by check drawn on a domestic bank or by wire transfer from a domestic bank; *provided, however*, that Distributions of Cash to the Asbestos Trust shall be by wire transfer.

7.6.2 Fractional Payments under this Plan

Notwithstanding any other provision of this Plan, payments of fractions of dollars or of fractional shares shall not be made. Except as provided in the Option and Registration Rights Agreement, whenever under this Plan any payment of a fraction of a dollar or a fractional share

of stock would otherwise be called for, the actual payment made shall reflect a rounding of such fraction to the nearest whole dollar or nearest whole share of stock, as applicable (up or down), with half dollars or half shares being rounded up.

7.7 DISSOLUTION OF ANCHOR

As of the Effective Date, Anchor shall be dissolved under North Carolina General Statutes §§ 55-14-01 *et seq.* Such dissolution shall occur as soon as reasonably practicable following the Effective Date. Anchor, through its directors and officers, shall commence liquidating and winding down its businesses and affairs, including, without limitation, marshaling its assets for the benefit of all constituencies. All Holders of Class 8 Anchor Claims shall be permitted, after the Effective Date, to assert and pursue Claims against Anchor, and such Claims shall be fully reinstated to the *status quo ante* as of the Petition Date.

7.8 CONDITIONS TO OCCURRENCE OF THE CONFIRMATION DATE

The Court shall have made the following findings of fact, conclusions of law, orders, and/or decrees among others, substantially to the effect as follows, in connection with the confirmation of this Plan, each of which shall be expressly set forth in the Confirmation Order:

(a) The Coltec Restructuring has been consummated and OldCo, LLC has commenced its Chapter 11 Case;

(b) The Ad Hoc Coltec Future Asbestos Claimants' Representative has been appointed by the Bankruptcy Court as the legal representative to represent the interests of, appear on behalf of, and be a fiduciary to the Holders of future Coltec Asbestos Claims;

(c) One or more Coltec Asbestos Claimants from among the clients of the plaintiff law firms comprising the Ad Hoc Coltec Asbestos Claimants Committee have been appointed to the Official Committee of Asbestos Personal Injury Claimants;

(d) The Plan satisfies all applicable sections of the Bankruptcy Code, including Section 524(g) of the Bankruptcy Code;

(e) The program for providing notice of the Plan, Confirmation Hearing, and appointment of the FCR as legal representative for future Asbestos Claimants is reasonably calculated under the circumstances to apprise Asbestos Claimants of the Plan, Confirmation Hearing, and the appointment of the FCR as the legal representative for future Asbestos Claimants, and to afford Asbestos Claimants an opportunity to present their objections, and such program therefore provides constitutionally effective notice to the fullest extent achievable by law;

(f) The program for providing notice of the Plan, Confirmation Hearing, and appointment of the FCR as the legal representative for future Asbestos Claimants was in fact implemented, and was reasonably calculated under the circumstances to apprise Asbestos Claimants of the Plan, Confirmation Hearing, and the appointment of the FCR as the legal representative for future Asbestos Claimants, and to afford Asbestos Claimants an opportunity to

present their objections, and such program therefore provided constitutionally effective notice to the fullest extent achievable by law;

(g) Claimants in Class 5 have voted to accept the Plan in the requisite numbers and amounts required by Sections 524(g), 1126, and 1129 of the Bankruptcy Code;

(h) As of the Petition Date, each of GST, Garrison, and Coltec have been named as defendants in personal injury and wrongful death actions seeking recovery for damages allegedly caused by the presence of, or exposure to, asbestos or asbestos-containing products;

(i) Effective as of the day immediately preceding the Effective Date, the Asbestos Trust shall be created pursuant to Section 524(g) of the Bankruptcy Code and in accordance with the Plan Documents;

(j) The Asbestos Trust shall be a “qualified settlement fund” for federal income tax purposes within the meaning of the treasury regulations issued pursuant to Section 468B of the IRC and shall be subject to the continuing jurisdiction of the Bankruptcy Court;

(k) On the Effective Date, the Asbestos Trust shall assume responsibility for all Asbestos Claims, except Foreign Asbestos Claims that are not filed, asserted, or sought to be enforced in or before any court or tribunal within the judicial system of the United States; and upon such assumption, no Asbestos Protected Party shall have any liability or responsibility, financial or otherwise, for such Asbestos Claims, except for the obligations to timely transfer or deliver the Asbestos Trust Assets to the Asbestos Trust as provided in the Plan;

(l) The Asbestos Trust is to be funded in part by securities of one or more Reorganized Debtors and by the obligations of the Reorganized Debtors to make future payments;

(m) The Asbestos Trust is to own, or by the exercise of rights granted under the Plan will be entitled to own if specified contingencies occur, a majority of the voting shares of each Reorganized Debtor or a subsidiary of each Reorganized Debtor that is also a Debtor;

(n) The Asbestos Trust is to use the Asbestos Trust Assets to pay Asbestos Claims (including Demands) and Asbestos Trust Expenses;

(o) GST, Garrison, and Coltec are likely to be subject to substantial future Demands for payment arising out of the same or similar conduct or events that gave rise to the Asbestos Claims, which Demands are addressed by the Asbestos Channeling Injunction;

(p) The actual amounts, numbers, and timing of such future Demands cannot be determined;

(q) Pursuit of such Demands outside the procedures prescribed by the Plan is likely to threaten the Plan’s purpose to deal equitably with Asbestos Claims;

(r) The terms of the Asbestos Channeling Injunction, and any provisions barring actions against third parties, are set out in the Plan and the Disclosure Statement, and each of the

Plan and the Disclosure Statement adequately describes such injunctions and provisions (and the acts and entities to which they apply) in specific and conspicuous language in accordance with the requirements of Bankruptcy Rule 3016(c);

(s) The Plan establishes, in Class 5, a separate class of the Claimants whose Claims are to be addressed by the Asbestos Trust;

(t) Class 5 has voted, by at least 75% of those voting, in favor of the Plan;

(u) Pursuant to Court orders or otherwise, the Asbestos Trust shall operate through mechanisms such as structured, periodic, or supplemental payments, pro rata distributions, matrices, or periodic review of estimates of the numbers and values of Asbestos Claims (including Demands), or other comparable mechanisms that provide reasonable assurance that the Asbestos Trust shall value, and be in a financial position to pay, Asbestos Claims (including Demands that involve similar claims) in substantially the same manner;

(v) Each Asbestos Protected Party is identifiable from the terms of the Asbestos Channeling Injunction by name or as part of an identifiable group, and each Asbestos Protected Party falls within the categories of non-debtors protectable under Section 524(g) of the Bankruptcy Code;

(w) The FCR has been appointed by the Bankruptcy Court as part of the proceedings leading to the issuance of the Asbestos Channeling Injunction for the purpose of, among other things, protecting the rights of Entities that might subsequently assert future Claims and Demands of the kind that are addressed in the Asbestos Channeling Injunction and transferred to the Asbestos Trust;

(x) The Court has jurisdiction over each of the Claims and Demands that is subject to the Asbestos Channeling Injunction described in Section 8.2 of the Plan and the releases described in the Plan;

(y) In light of the benefits provided, or to be provided, to the Asbestos Trust by, or on behalf of, each Asbestos Protected Party, (i) the Asbestos Channeling Injunction is fair and equitable (including with respect to the Entities that might subsequently assert Demands against any Asbestos Protected Party) and is supported by reasonable consideration, and (ii) the releases in favor of the Asbestos Protected Parties described in the Plan are fair and equitable and are supported by reasonable consideration;

(z) The Asbestos Channeling Injunction and the releases in favor of the Asbestos Protected Parties described in the Plan are to be implemented and granted in connection with the Plan and the Plan Documents and the Asbestos Trust;

(aa) The Asbestos Channeling Injunction and the releases in favor of the Asbestos Protected Parties described in the Plan (i) are essential to the Debtors' reorganization efforts and the feasibility of the Plan, (ii) enable necessary funding to the Plan that otherwise would be unavailable absent the injunctions and releases, (iii) are necessary to induce the Asbestos Protected Parties to enter into the settlements and agreements described in the Plan and to otherwise settle their disputes, (iv) are necessary to resolve finally all claims of the Debtors, the

Non-Debtor Affiliates, and the Debtors' creditors against the other Asbestos Protected Parties; and (v) have been overwhelmingly approved by Holders of Asbestos Claims;

(bb) An identity of interests exists among the Debtors and the Asbestos Protected Parties such that an Asbestos Claim asserted against any of the Asbestos Protected Parties gives rise to a Claim against the Debtors, including by the operation of the law of indemnity (contractual or otherwise) and/or contribution;

(cc) The settlements, compromises, releases, and injunctions in favor of the Asbestos Protected Parties described in the Plan are approved in all respects;

(dd) In approving the settlements, compromises, releases, and injunctions with respect to the Asbestos Protected Parties, the Court has considered, among other things: (i) the nature of the claims asserted or potentially asserted by the Debtors, the Non-Debtor Affiliates, and/or the Debtors' creditors against the Asbestos Protected Parties, and the claims asserted or potentially assertable by the Asbestos Protected Parties against the Debtors and the Non-Debtor Affiliates, (ii) the balance of the likelihood of success of claims which might be asserted by the Debtors or other claimants against the Asbestos Protected Parties against the likelihood of success of the defenses or counterclaims possessed by the Asbestos Protected Parties, (iii) the complexity, cost, and delay of litigation that would result in the absence of these settlements, compromises, releases, and injunctions, (iv) the lack of objections by, or the overruling of objections of any creditor or party-in-interest to the settlements, compromises, releases and injunctions, (v) that the Asbestos Claims will be channeled to the Asbestos Trust rather than extinguished, (vi) that the Estate Parties and the Asbestos Trust will receive substantial consideration from the Asbestos Protected Parties described in the Plan, (vii) that the Asbestos Protected Parties that will benefit from the releases and injunctions share an identity of interest with the Debtors, (viii) that the enjoined claims against the Asbestos Protected Parties would otherwise indirectly impact the Debtors' reorganization by way of indemnity or contribution, and (ix) the Plan and the settlements, compromises, releases, and injunctions described in the Plan are the product of extensive arms' length negotiations among the Debtors, the Asbestos Claimants Committee, the FCR, and the Asbestos Protected Parties, among others;

(ee) As of the Effective Date, the Reorganized Debtors will have the ability to pay and satisfy in the ordinary course of business their respective obligations and liabilities;

(ff) All Asbestos Claims (except Foreign Asbestos Claims that are not filed, asserted, or sought to be enforced in or before any court or tribunal within the judicial system of the United States) shall be channeled to and resolved by the Asbestos Trust in accordance with the terms set forth in the Plan, the Asbestos Trust Agreement, and the CRP;

(gg) The FCR and Ad Hoc Coltec Future Asbestos Claimants' Representative have adequately protected the rights of Holders of future GST Asbestos Claims and future Coltec Asbestos Claims;

(hh) The FCR, the Ad Hoc Coltec Future Asbestos Claimants' Representative, the Asbestos Claimants Committee and its members, and the Ad Hoc Coltec Asbestos Claimants Committee and its members (before and after merger with the Asbestos Claimants Committee)

have each fulfilled their responsibilities and fiduciary duties to their respective constituencies pursuant to the applicable appointment orders;

(ii) EnPro and Debtors have obtained such amendments, consents and waivers as may be necessary under any agreements binding on them or any subsidiary to permit the transactions and actions contemplated by the March 17, 2016 Term Sheet for Permanent Resolution of All Present and Future GST Asbestos Claims and Coltec Asbestos Claims, and its attachments;

(jj) The Canadian Settlement has been agreed to; Debtors have moved for entry of an order that approves such agreement and have given parties in interest, including the FCR, notice and an opportunity to object to such motion, and notwithstanding anything to the contrary in the Plan and the Plan Documents, all rights of all persons with respect to such motion are preserved; and the Bankruptcy Court has entered an order either approving the Canadian Settlement or concluding that the Bankruptcy Court's approval is not necessary and such order has become a Final Order;

(kk) EnPro has obtained a private letter ruling from the IRS recognizing the Asbestos Trust as a "designated settlement fund" or "qualified settlement fund" under Section 468B of the Internal Revenue Code, and any related regulations (or, if such a ruling is not available, a legal opinion satisfactory in form and substance to EnPro that the IRS will so recognize the Asbestos Trust);

(ll) All Asbestos Claimants have been afforded due process based on the notice program described above, the appointment of the FCR as the legal representative for future Asbestos Claimants, and the Plan's compliance with Section 524(g) of the Bankruptcy Code;

(mm) The Coltec Restructuring was an appropriate and necessary step to facilitate the formulation, confirmation, and implementation of this Plan and the payment of Coltec Asbestos Claims and was not undertaken in order to hinder, delay, or defeat any of Debtors' creditors or the resolution of any Claims against the Debtors; and

(nn) On and after the Effective Date, each Reorganized Debtor may operate its business free of any restrictions imposed by the Bankruptcy Code or by the Bankruptcy Court and, except as otherwise expressly provided in this Plan, will be vested with all of the assets and property of its respective Estate, free and clear of all claims, liens, encumbrances, charges, and other interests of Holders of Claims or Interests.

The Confirmation Order, and Findings of Fact and Conclusions of Law in support thereof, shall be in form and substance acceptable to each of the Plan Proponents. This Plan shall not be confirmed and the Confirmation Order shall not be entered until and unless each of the foregoing conditions to confirmation is either satisfied or waived by each of the Plan Proponents, with the exception of the following, which may be waived by Debtors and EnPro alone: 7.8(j), 7.8(ii), 7.8(jj), 7.8(kk).

7.9 CONDITIONS TO OCCURRENCE OF THE EFFECTIVE DATE

The "effective date of the plan," as used in Section 1129 of the Bankruptcy Code, shall occur, and this Plan shall be in full force and effect, at 12:01 a.m. Charlotte, North Carolina time

on the Effective Date. The occurrence of the Effective Date is subject to satisfaction of the following conditions precedent:

(a) The Court shall have entered the Confirmation Order granting the Asbestos Channeling Injunction, to take effect as of the Effective Date, and the Confirmation Order shall have become a Final Order and shall have been a Final Order for a minimum of ten Business Days;

(b) The District Court shall have entered, issued, or affirmed an order(s) granting the Asbestos Channeling Injunction and all releases in favor of the Asbestos Protected Parties, in their entirety, and such order(s) shall have become Final Orders;

(c) The District Court shall have entered, issued, or affirmed the Confirmation Order, and such order shall have become a Final Order;

(d) The Asbestos Channeling Injunction and all releases in favor of the Asbestos Protected Parties shall be in full force and effect;

(e) Each of the Plan Documents shall have been executed or otherwise finalized, as the case may be, in a form acceptable to each of the Plan Proponents and, where applicable, filed with the appropriate governmental or supervisory authorities;

(f) The Certificate of Incorporation and Articles of Organization, as applicable, of each of the Debtors, as amended in accordance with this Plan, shall have been filed with the secretary of state or equivalent agency of its jurisdiction of incorporation;

(g) The Debtors shall have obtained either (i) private letter rulings establishing that the Asbestos Trust is a "qualified settlement fund" pursuant to Section 468B of the IRC, or (ii) an opinion of counsel regarding the tax classification of the Asbestos Trust satisfactory to the Debtors;

(h) The Initial Asbestos Trust Assets shall have been transferred to the Asbestos Trust;

(i) The GST Recovery Action Settlement Packages shall have been delivered;

(j) The pending GST Recovery Actions shall have been dismissed with prejudice;
and

(k) The Articles of Merger (as defined in Section 7.10 hereof) shall have been executed and delivered by and between Coltec and New Coltec, and shall have been filed with the North Carolina Secretary of State or equivalent agency of their jurisdiction of incorporation or organization.

The Effective Date shall not occur unless and until each of the foregoing conditions is either satisfied or waived by each of the Plan Proponents, except Debtors and EnPro acting alone may waive condition 7.9(g). Notice of the occurrence of the Effective Date reflecting that the foregoing conditions have been satisfied or waived shall: (i) be signed by each of the Plan

Proponents, (ii) state the date of the Effective Date, and (iii) be Filed with the Bankruptcy Court by counsel to the Debtors. No waiver shall be effective unless it complies with the requirements of this provision.

7.10 MERGER OF COLTEC WITH NEW COLTEC

Immediately upon the effectiveness of the Asbestos Channeling Injunction on the Effective Date, Coltec shall merge with and into New Coltec, with New Coltec as the survivor of such merger, pursuant to articles of merger that are substantially in the form attached hereto as **Exhibit K (“Articles of Merger”)**. In such merger, the outstanding Capital Stock of Coltec shall be cancelled and each outstanding share of Capital Stock of New Coltec shall be converted into a share of common stock of the survivor. New Coltec shall succeed to Coltec’s obligations under this Plan. The Articles of Merger shall provide that such merger shall become effective at 12:02 a.m. Charlotte, North Carolina time on the Effective Date. On and after the Effective Date, New Coltec will be free to operate its business and use, acquire, and dispose of property free of any restrictions of the Bankruptcy Code or Bankruptcy Rules in all respects as if there were no pending cases under any chapter or provision of the Bankruptcy Code, except for obligations under this Plan, the Plan Documents, and the Confirmation Order.

7.11 MANAGEMENT OF THE REORGANIZED DEBTORS

On and after the Effective Date, the business and affairs of the Reorganized Debtors will be managed by their respective Boards of Directors or equivalent thereof. Upon the Effective Date, the Board of Directors of each of the Reorganized Debtors shall be composed of at least one (1) director or manager, as applicable. Each Debtor shall specify the director(s) or manager(s) of such Reorganized Debtor upon the Effective Date in the Plan Supplement. The director(s) or manager(s) may be replaced by action of the shareholder or member, as applicable. In addition, as will be specified in the Plan Supplement, certain key members of current management are expected to continue to be employed by the Reorganized Debtors.

7.12 CORPORATE ACTION

On the Effective Date, the approval and effectiveness of matters provided under this Plan involving the corporate structure of the Reorganized Debtors or corporate action by the Reorganized Debtors shall be deemed to have occurred and to have been authorized, and shall be in effect from and after the Effective Date without requiring further action under applicable law, regulation, order, or rule, including any action by the stockholders, directors, managers, or members (as applicable) of the Debtors, the Debtors in Possession, or the Reorganized Debtors.

7.13 EFFECTUATING DOCUMENTS AND FURTHER TRANSACTIONS

Each of the officers of the Debtors and the Reorganized Debtors is authorized and directed to execute, deliver, file, or record such contracts, instruments, releases, indentures, and other agreements or documents and to take such actions as may be necessary or appropriate, for and on behalf of the Debtors and the Reorganized Debtors, to effectuate and further evidence the terms and conditions of this Plan, the transactions contemplated by this Plan, and any securities issued pursuant to this Plan.

7.14 ALLOCATION OF PLAN DISTRIBUTIONS BETWEEN PRINCIPAL AND INTEREST

To the extent that any Allowed Plan Claim entitled to a Distribution under this Plan consists of indebtedness and accrued but unpaid interest thereon, such Distribution shall, for federal income tax purposes, be allocated first to the principal amount of the Plan Claim and then, to the extent the Distribution exceeds the principal amount of the Plan Claim, to the accrued but unpaid interest.

7.15 NO SUCCESSOR LIABILITY

Except for liabilities and obligations expressly assumed under the terms of this Plan, the Confirmation Order, or any of the Plan Documents, neither the Asbestos Protected Parties, the Reorganized Debtors, nor the Asbestos Trust is, or shall be, a successor in liability to any of the Debtors by reason of any theory of law or equity, and they shall have no successor or transferee liability of any kind or character for liabilities or obligations of any of the Debtors; *provided, however*, that, for the avoidance of doubt, as provided in Section 7.10 hereof, New Coltec, as a successor by merger to Coltec, shall succeed to Coltec's obligations under this Plan.

7.16 INSURANCE NEUTRALITY

(a) Nothing in this Plan, any of the Plan Documents, or the Confirmation Order (including any other provision that purports to be preemptory or supervening), shall in any way operate to impair, or have the effect of impairing, the legal, equitable or contractual rights, if any, of any Asbestos Insurance Entity or any policyholder, including the Debtors or their Affiliates, under any Asbestos Insurance Policy or Asbestos Insurance Agreement. The rights of any Asbestos Insurance Company or any such policyholder shall be determined under the applicable Asbestos Insurance Policy or Asbestos Insurance Agreement.

(b) Nothing in this Plan, any of the Plan Documents, or the Confirmation Order shall preclude any Entity from asserting in any proceeding any and all claims, defenses, rights or causes of action that it has or may have under or in connection with any Asbestos Insurance Policy or Asbestos Insurance Agreement, and no Entity shall be deemed to waive any claims, defenses, rights or causes of action that it has or may have under the provisions, terms, conditions, defenses or exclusions contained in an Asbestos Insurance Policy or Asbestos Insurance Agreement, including any and all such claims, defenses, rights or causes of action that are based upon or arise out of Asbestos Claims that are liquidated, resolved, discharged, channeled, or paid in connection with the Plan.

Notwithstanding the foregoing, any Claim of an Asbestos Insurance Entity that constitutes an Asbestos Claim shall be treated as an Asbestos Claim, classified in Class 5, and treated like any other Asbestos Claim and shall be subject to the Asbestos Channeling Injunction and any other provision applicable to Asbestos Claims. Furthermore, nothing in the foregoing shall limit in any way the protection from Asbestos Claims accorded by the Asbestos Channeling Injunction to Asbestos Insurance Entities that are Asbestos Protected Parties (either originally or upon being added to Exhibit E pursuant to Section 7.3.11 hereof), including protection against any Asbestos Claims brought directly by Asbestos Claimants.

ARTICLE 8 DISCHARGE, INJUNCTIONS & RELEASES

8.1 DISCHARGE

8.1.1 Discharge of GST, Garrison, and Coltec and Related Discharge Injunction

Except as otherwise provided herein, on the Effective Date, all Claims (including Plan Claims, Asbestos Claims, and Disallowed Claims) against GST, Garrison, and Coltec, the Reorganized Debtors, or their Estates, assets, properties, or interests in property (the “**Discharged Debtors**”) shall be discharged to the fullest extent permitted by law, regardless whether any such Claim is reduced to judgment or not, liquidated or unliquidated, contingent or non-contingent, asserted or unasserted, fixed or not, matured or unmatured, disputed or undisputed, legal or equitable, known or unknown, that arose from any agreement of the Discharged Debtor entered into or obligation of the Discharged Debtor incurred before the Confirmation Date, or from any conduct of the Discharged Debtor prior to the Effective Date, or that otherwise arose before the Effective Date, whether or not (i) a proof of claim was filed with respect to such Claim, (ii) such Claim is allowed under Section 502 of the Bankruptcy Code, or (iii) the Holder of such Claim has accepted the Plan, and including, without limitation, all interest, if any, on any such Claims, whether such interest accrued before or after the Petition Date.

The Reorganized Debtors shall not be responsible for any obligations of the Debtors or the Debtors in Possession except those expressly assumed by the Reorganized Debtors pursuant to this Plan. All Entities shall be precluded and forever barred from asserting against the Discharged Debtors or their assets, properties, or interests in property any other or further Claims or Plan Claims based upon any act or omission, transaction, or other activity, event, or occurrence of any kind or nature that occurred prior to the Effective Date, whether or not the facts of or legal bases therefor were known or existed prior to the Effective Date, except as expressly provided in this Plan.

With respect to any debts and liabilities discharged by operation of law under Sections 524(a) and 1141(d) of the Bankruptcy Code, the discharge of the Discharged Debtors operates as an injunction against the commencement or continuation of an action, the employment of process, or an act, to collect, recover, or offset any such debt as a personal liability of the Discharged Debtors, whether or not the discharge of such debt is waived; provided, however, that the obligations and duties of the Reorganized Debtors under this Plan or any Plan Document are not so discharged.

8.1.2 Non-Dischargeable ERISA Liability

Nothing contained in this Plan, the Confirmation Order, the Bankruptcy Code (including Section 1141 of the Bankruptcy Code), or any other document Filed in the Chapter 11 Cases shall be construed to discharge, release or relieve the Debtors, or any other party, in any capacity, from any liability or responsibility to the Pension Benefit Guaranty Corporation (“**PBGC**”) with respect to any pension plans under any law, governmental policy, or regulatory provision. The

PBGC shall not be enjoined or precluded from enforcing such liability or responsibility, as a result of any of the provisions of this Plan (including those provisions providing for exculpation, satisfaction, release, and discharge of Claims), the Confirmation Order, the Bankruptcy Code (including Section 1141 of the Bankruptcy Code), or any other document Filed in the Chapter 11 Cases. Notwithstanding the foregoing, neither the PBGC nor any other Entity shall assert any liability or responsibility with respect to any pension plans under any law, governmental policy or regulatory provisions against, and such liability or responsibility shall not attach to, the Asbestos Trust or any of the Asbestos Trust Assets.

8.2 THE ASBESTOS CHANNELING INJUNCTION

In order to supplement, where necessary, the injunctive effect of the discharge provided by Sections 1141(d), 524(a), and 105(a) of the Bankruptcy Code and as described in Section 8.1 hereof, and pursuant to the exercise of the equitable jurisdiction and power of the Court under Section 524(g) of the Bankruptcy Code, as supplemented by Section 105(a) of the Bankruptcy Code, the Confirmation Order shall provide for issuance of the Asbestos Channeling Injunction to take effect on the Effective Date.

8.2.1 Asbestos Channeling Injunction

On and after the Effective Date, the sole recourse of the Holder of an Asbestos Claim shall be to the Asbestos Trust pursuant to the provisions of the Asbestos Channeling Injunction and the CRP, and such Holder shall have no right whatsoever at any time to assert its Asbestos Claim against the Debtors, Reorganized Debtors, any other Asbestos Protected Party, or any property or interest (including any distributions made pursuant to the Plan) in property of the Debtors, the Reorganized Debtors, or any other Asbestos Protected Party. Without limiting the foregoing and except as provided in Section 8.5 hereof, from and after the Effective Date, the Asbestos Channeling Injunction shall apply to all present and future Holders of Asbestos Claims, and all such Holders shall be permanently and forever stayed, restrained, and enjoined from taking any and all legal or other actions or making any Claim or Demand against any Asbestos Protected Party, or any property or interest in property of any Asbestos Protected Party (including distributions made pursuant to the Plan), for the purpose of, directly or indirectly, claiming, collecting, recovering, or receiving any payment, recovery, satisfaction, or any other relief whatsoever on, of, or with respect to any Asbestos Claim, other than from the Asbestos Trust in accordance with the Asbestos Channeling Injunction and pursuant to the CRP, including:

- a) commencing, conducting, or continuing in any manner, directly or indirectly, any suit, action, or other proceeding (including a judicial, arbitration, administrative, or other proceeding) in any forum against or affecting any Asbestos Protected Party, or any property or interest in property of any Asbestos Protected Party, on account of any Asbestos Claim;
- b) enforcing, levying, attaching (including any prejudgment attachment), collecting, or otherwise recovering by any means or in any manner, whether directly or indirectly, any judgment, award, decree, or other order against any Asbestos Protected Party, or any property or interest in property of any Asbestos Protected Party, on account of any Asbestos Claim;

- c) creating, perfecting, or otherwise enforcing in any manner, directly or indirectly, any Encumbrance against any Asbestos Protected Party, or any property or interest in property of any Asbestos Protected Party, on account of any Asbestos Claim;
- d) setting off, seeking reimbursement of, indemnification or contribution from, or subrogation against, or otherwise recouping in any manner, directly or indirectly, any amount against any liability owed to any Asbestos Protected Party, or any property or interest in property of any Asbestos Protected Party, on account of any Asbestos Claim; and
- e) proceeding in any other manner with regard to any matter that is subject to resolution by the Asbestos Trust in accordance with the Plan and related documents, except in conformity and compliance with the CRP.

8.2.2 Reservations from Asbestos Channeling Injunction

Notwithstanding anything to the contrary in Section 8.2.1 above, the Asbestos Channeling Injunction issued pursuant to Section 8.2.1 shall not bar, enjoin, or extinguish:

- (a) the rights of Entities to the treatment accorded them under this Plan, including the rights of Entities holding Asbestos Claims to assert such Asbestos Claims against the Asbestos Trust in accordance with the CRP;
- (b) the rights of the Debtors or Reorganized Debtors to assert or prosecute against any Entity, including any Asbestos Insurance Entity, any cause of action, Claim, Demand, debt, obligation, or liability for payment based on or arising from the Asbestos Insurance Rights; and
- (c) the rights of the Debtors or Reorganized Debtors to receive any settlement, award, payment of cash or other property of any kind whatsoever from any Entity including any Asbestos Insurance Entity in satisfaction of any Asbestos Insurance Rights.

8.3 TERM OF CERTAIN INJUNCTIONS AND AUTOMATIC STAY

8.3.1 Injunctions and/or Automatic Stays in Existence Immediately prior to Confirmation

All of the injunctions and/or automatic stays provided for in or in connection with the Chapter 11 Cases and in existence immediately prior to the Confirmation Date, whether pursuant to Sections 105 and 362 of the Bankruptcy Code, or any other provision under applicable law, shall remain in full force and effect until the injunctions set forth in this Plan become effective, and thereafter if so provided by this Plan, the Confirmation Order, or by their own terms. In addition, on and after the Confirmation Date, the Plan Proponents, acting unanimously, may seek such further orders as they may deem necessary or appropriate to preserve the status quo during the time between the Confirmation Date and the Effective Date.

8.3.2 Injunctions Provided for in this Plan

Each of the injunctions provided for in this Plan shall become effective on the Effective Date and shall continue in effect at all times thereafter.

8.4 RELEASES AND INDEMNIFICATION

8.4.1 Settlement and Release by Debtors and Reorganized Debtors of Avoidance Actions and Other Estate Claims

Effective on the occurrence of the Effective Date, the Debtors and the Reorganized Debtors settle and fully, finally, and forever release, relinquish and discharge (a) each and every Avoidance Action against an Asbestos Protected Party or its Representatives, (b) each and every Avoidance Action against any Holder of an Asbestos Claim (resolved or pending) or such Holder's Representatives; (c) any and all claims against any Asbestos Protected Party, Holder of an Asbestos Claim (resolved or pending), or any Representative of such Holder that are or would have been property of any Debtor's Estate or which any Debtor is or would have been entitled to prosecute as a Debtor in Possession arising under non-bankruptcy law based on or attributable to any allegedly preferential or fraudulent transfers or based on or attributable to any allegedly unlawful payments or transfers or distributions of property made by or on behalf of any Debtor; (d) any and all claims that are or would have been property of any Debtor's Estate or which any Debtor is or would have been entitled to prosecute as a Debtor in Possession, regardless of the legal theory upon which such claims may be predicated, for which any Asbestos Protected Party is asserted to be or to have been derivatively liable for any Asbestos Claim, including, without limitation, any claims based upon a legal or equitable theory of liability in the nature of veil piercing, alter ego, successor liability, vicarious liability, fraudulent transfer, malpractice, breach of fiduciary duty, waste, fraud, or conspiracy; and (e) any and all claims in (a)-(d) above where, in the absence of the Debtors' Chapter 11 Cases, such claims might, under substantive law of any jurisdiction, have been treated as claims maintainable not only by the Debtors or the Debtors' Estates themselves, but by creditors of or Claimants against the Debtors. Such released claims shall in no event be asserted against or paid by the Asbestos Trust. This Plan constitutes a motion to approve the settlement of the foregoing claims and actions pursuant to Bankruptcy Rule 9019(a).

8.4.2 Specific Release of Intercompany Asbestos Claims

Effective on the occurrence of the Effective Date, each Debtor, Reorganized Debtor, and Non-Debtor Affiliate shall be deemed to have unconditionally waived, released, and extinguished any and all Asbestos Claims against each other Debtor, Reorganized Debtor, or Non-Debtor Affiliate, including all Asbestos Claims set forth in any and all proofs of claim filed by or on behalf of Coltec in the Chapter 11 Cases, and this Plan constitutes a motion to approve the resolution and release of the foregoing claims pursuant to Bankruptcy Rule 9019(a); *provided, however*, that this release shall not be construed to release, impair, or affect the rights of indemnification contained in Section 8.4.7 of this Plan. Notwithstanding anything in the Plan, the Plan Documents, the Confirmation Order, or the Asbestos Channeling Injunction, the Asbestos Trust shall have no obligation, responsibility, or liability for any of the Asbestos Claims waived, released, and extinguished in accordance with this Section 8.4.2.

8.4.3 Settlement and Release by Debtors and Estate Parties

Effective on the occurrence of the Effective Date, for good and valuable consideration, to the fullest extent permissible under applicable law, each Debtor, in its individual capacity and as a Debtor in Possession for and on behalf of its Estate and its Affiliates, and each Reorganized Debtor on its own behalf and on behalf of its Estate and its Affiliates, and the respective successors and assigns of each such Debtor, Debtor in Possession, Estate, and Affiliate, is hereby deemed to settle and release, absolutely, unconditionally, irrevocably, and forever each and all of the Debtors' Representatives, their Non-Debtor Affiliates' Representatives, and their respective properties ("Released Parties"), from any and all claims, obligations, rights, suits, damages, remedies, liabilities, or causes of action in any manner arising from, based on, or relating to, in whole or in part, the Debtors, the Debtors' property, the Chapter 11 Cases, the purchase, sale, or rescission of the purchase or sale of any security of the Debtors, the subject matter of, or the transactions or events giving rise to, any Claim or Equity Interest that is treated in this Plan, the restructuring of Claims and Equity Interests prior to or in the Chapter 11 Cases, and the negotiation, formulation, or preparation of the Plan and the Disclosure Statement, or related agreements, instruments, or other documents, involving any act, omission, transaction, agreement, occurrence, or event taking place on or before the Effective Date, other than any act or omission of a Released Party that constitutes willful misconduct or lack of good faith (and this Plan constitutes a motion to approve the settlement of the foregoing claims pursuant to Bankruptcy Rule 9019(a)); provided, however, that the obligations and duties of any Released Party under this Plan or any Plan Document are not so settled and released. Any act or omission taken with the approval of the Bankruptcy Court will be conclusively deemed not to constitute willful misconduct or lack of good faith.

8.4.4 Settlement and Release of Certain Claims

On the Effective Date, the Debtors, Reorganized Debtors, their Affiliates, predecessors, successors, and assigns shall be deemed to release, waive, and permanently extinguish their rights to file or assert in the future any GST Recovery Action.

With respect to the pending GST Recovery Actions, this Plan constitutes a motion to approve the settlement of such actions pursuant to Bankruptcy Rule 9019(a), and such actions and any claims, counterclaims, or countersuits the respective parties asserted or could have asserted therein shall be dismissed with prejudice in exchange for mutual general releases and mutual waivers of costs and attorneys' fees. This settlement is contingent upon a Final Order confirming the Plan and will be effective upon delivery of GST Recovery Action Settlement Packages by plaintiffs GST and Garrison and by the respective defendants in the pending GST Recovery Actions.

8.4.5 No Actions on Account of Released Claims

Effective on the occurrence of the Effective Date, all Entities that have held, currently hold or may hold any claims, commitments, obligations, suits, judgments, damages, demands, debts, causes of action or liabilities that are released pursuant to the Plan (collectively, "Released Claims") shall be permanently enjoined from taking any of the following actions against any

Entity released pursuant to the Plan, or any of its property, on account of any Released Claims: (a) commencing or continuing in any manner any action or other proceeding; (b) enforcing, attaching, collecting, or recovering in any manner any judgment, award, decree, or order; (c) creating, perfecting, or enforcing any Encumbrance; (d) asserting a setoff, right of subrogation, or recoupment of any kind against any debt, liability, or obligation due to any released Entity; and (e) commencing or continuing any action, in any manner, in any place that does not comply with or is inconsistent with the provisions of the Plan; *provided, however*, that nothing in this Section 8.4.5 shall bar, enjoin, or extinguish the rights of Entities to the treatment accorded them under this Plan, including the rights of Entities holding Asbestos Claims to assert such Asbestos Claims against the Asbestos Trust in accordance with the CRP.

8.4.6 Indemnification of Representatives of the Debtors and Non-Debtor Affiliates

The Reorganized Debtors shall protect, defend, indemnify, and hold harmless to the fullest extent permitted by applicable law, all Representatives of the Debtors, and all Representatives of the Non-Debtor Affiliates, on and after the Effective Date for all claims, obligations, rights, suits, damages, causes of action, remedies, and liabilities whatsoever that are purported to be released pursuant to Section 8.4.3 herein, other than as provided in this Section 8.4.6. Nothing herein is intended to, nor shall, alter in any way the rights of the present and/or former officers and/or directors of the Debtors and the Non-Debtor Affiliates, under the Debtors' By-Laws and/or Certificate of Incorporation, and the Non-Debtor Affiliates' applicable bylaws and/or certificates of incorporation, whatever those rights may be.

8.4.7 Indemnification of Debtors and Other Asbestos Protected Parties by the Asbestos Trust

From and after the Effective Date, the Asbestos Trust shall protect, defend, indemnify and hold harmless, to the fullest extent permitted by applicable law each of the Debtors, Reorganized Debtors, and other Asbestos Protected Parties from and against any and all losses (including, without limitation, attorney's fees and expenses) that occur after the Effective Date and are based on, arise from, or are attributable to any Asbestos Claim; *provided, however*, that the Asbestos Trust will have no duty to defend, indemnify, and hold harmless Debtors, Reorganized Debtors, and other Asbestos Protected Parties from any such losses that are based on, arise from, or are attributable to any Foreign Asbestos Claim, unless the Foreign Asbestos Claim is filed, asserted, or sought to be enforced in or before any court or tribunal within the judicial system of the United States.

In addition, on the Effective Date, the Asbestos Trust shall assume the Debtors' indemnification obligations to the "Indemnified Parties" identified in paragraph 5 of the Bankruptcy Court's Order Granting Debtors' Motion for Appointment of Joseph W. Grier, III as Future Asbestos Claimants' Representative (Docket No. 512), entered September 16, 2010, and upon such assumption the Debtors will be released from such obligations.

If there shall be pending any claim against the Asbestos Trust for indemnification under this Section 8.4.7, the Asbestos Trust shall maintain sufficient assets (as determined in good faith by the Asbestos Trustee) to fund any payments in respect of that claim for indemnification. The

Reorganized Debtors shall provide prompt notice to the Asbestos Trust upon becoming aware of the basis for any claim for indemnification under this Section 8.4.7.

8.5 CARVE-OUT FOR CERTAIN FOREIGN ASBESTOS CLAIMS

Notwithstanding anything herein to the contrary, nothing in this Plan shall discharge, bar, enjoin, release, or extinguish any Foreign Asbestos Claim, unless the Foreign Asbestos Claim is filed, asserted, or sought to be enforced in or before any court or tribunal within the judicial system of the United States.

8.6 NO EFFECT ON INDEPENDENT LIABILITIES OF NON-DEBTORS

For the avoidance of doubt, notwithstanding any provision to the contrary, nothing contained in this Plan, any Plan Document, the Confirmation Order, the Bankruptcy Code (including Section 1141 of the Bankruptcy Code), or any other document Filed in the Chapter 11 Cases shall be construed to discharge, enjoin, release, or channel to the Asbestos Trust any liability or obligation of a non-Debtor Entity not derived from that of a Debtor, including, without limitation, any independent liability of a non-Debtor Entity that is not an Affiliate of, successor of, successor-in-interest to, merger partner of, or transferor of assets to a Debtor as of the Petition Date.

ARTICLE 9

EXECUTORY CONTRACTS, UNEXPIRED LEASES, LETTERS OF CREDIT, SURETY BONDS, COMPENSATION, INDEMNITY AND BENEFIT PROGRAMS

9.1 ASSUMPTION OF EXECUTORY CONTRACTS AND UNEXPIRED LEASES

9.1.1 Assumption Generally

Except for (i) executory contracts and unexpired leases that the Debtors reject prior to the Effective Date or designate (on a list set forth in Exhibit G in the Exhibit Book) as being subject to rejection in connection with the Effective Date; and (ii) agreements, to the extent executory, that create an obligation of the Debtors to reimburse or indemnify third parties with respect to Asbestos Claims, all executory contracts and unexpired leases (including all Asbestos Insurance Policies and related settlements or other agreements, to the extent they are executory) not previously assumed by the Debtors pursuant to Section 365 of the Bankruptcy Code shall be deemed to have been assumed by the Reorganized Debtors on the Effective Date, and this Plan shall constitute a motion to assume such executory contracts and unexpired leases as of the Effective Date.

9.1.2 Assumption Procedures

Pursuant to the terms of the Non-Asbestos Bar Date Order and Bankruptcy Rule 3002(c)(4), and excepting all agreements that create an obligation of the Debtors to reimburse or indemnify third parties with respect to Asbestos Claims (as discussed in Section 9.1.3) or as otherwise ordered by the Bankruptcy Court, a proof of claim for each Claim arising from the rejection of an executory contract or unexpired lease pursuant to this Plan or otherwise shall be Filed with the Bankruptcy Court within thirty (30) days of the later of: (i) the date of the entry of

an order, prior to the Confirmation Date, approving such rejection, (ii) the Confirmation Date, or (iii) service of notice of rejection if such party is an affected party as described above. Any Claims not Filed within such applicable time period shall be forever barred from assertion. All Allowed Claims for damages arising from the rejection of an executory contract or unexpired lease shall be included in Class 6 or Class 7 (as appropriate) and shall be treated in accordance with Sections 3.1.6 and 3.1.7 herein.

Subject to the occurrence of the Effective Date, entry of the Confirmation Order shall constitute express approval of the assumption of the executory contracts and unexpired leases described in Section 9.1.1 pursuant to Section 365(a) of the Bankruptcy Code and a finding by the Bankruptcy Court that each such assumption is in the best interests of the Debtors, their Estates, and all parties in interest in the Chapter 11 Cases.

With respect to each such executory contract or unexpired lease assumed by the Reorganized Debtors, unless otherwise determined by the Court pursuant to a Final Order or agreed to by the parties thereto prior to the Effective Date, any defaults of the Debtors with respect to such assumed executory contracts or leases existing as of the Effective Date shall be cured in the ordinary course of the Reorganized Debtors' business promptly after any such default becomes known to the Debtors and, if the cure amount is disputed, such cure amount shall be established pursuant to applicable law, and the assumed executory contracts or leases shall be binding upon and enforceable upon the parties thereto, subject to any rights and defenses existing thereunder. Subject to the occurrence of the Effective Date, upon payment of such cure amount, all defaults of the Debtors existing as of the Confirmation Date with respect to such executory contract or unexpired lease shall be deemed cured.

Executory contracts and unexpired leases previously assumed by the Debtors during the case pursuant to Section 365 of the Bankruptcy Code shall be governed by and subject to the provisions of the order of the Court authorizing the assumption thereof.

9.1.3 Rejection of Certain Executory Contracts and Unexpired Leases

On the Effective Date, each executory contract and unexpired lease listed on Exhibit G in the Exhibit Book shall be rejected pursuant to Section 365 of the Bankruptcy Code. Each contract and lease listed on Exhibit G shall be rejected only to the extent that such contract or lease constitutes an executory contract or unexpired lease. Listing a contract or lease on Exhibit G shall not constitute an admission by the Debtors or Reorganized Debtors that such contract or lease is an executory contract or unexpired lease or that the Debtors or Reorganized Debtors have any liability thereunder. Subject to the occurrence of the Effective Date, entry of the Confirmation Order shall constitute an order of the Bankruptcy Court approving such rejection pursuant to Section 365 of the Bankruptcy Code and a finding by the Bankruptcy Court that each such rejection is in the best interests of the Debtors, their estates, and all parties in interest in the Chapter 11 Cases.

The Debtors shall have the right until ten (10) days prior to the Effective Date to modify the list of rejected contracts included in Exhibit G in the Exhibit Book to add executory contracts or leases or remove executory contracts or leases, *provided* that the Debtors shall file a notice with the Bankruptcy Court and serve each affected party with such notice. Notwithstanding the

foregoing, such affected parties shall not be entitled to any Administrative Expense Claim for any executory contracts or leases added to the list of rejected contracts and will only be entitled to a Claim for rejection damages.

To the extent executory, all agreements that create an obligation of the Debtors to reimburse or indemnify third parties with respect to Asbestos Claims shall be deemed rejected by operation of entry of the Confirmation Order, subject to the occurrence of the Effective Date, unless expressly identified and assumed pursuant to the Plan, a Plan Document, or an order of the Bankruptcy Court.

Except with respect to Claims arising from the rejection of an executory contract or unexpired lease that creates an obligation of the Debtors to reimburse or indemnify third parties with respect to Asbestos Claims, all Claims for damages arising from the rejection of an executory contract or unexpired lease shall be included in Class 6 or Class 7 (as appropriate) and shall be treated in accordance with Sections 3.1.6 or 3.1.7 herein. All Claims for damages arising from the rejection of an agreement that creates an obligation of the Debtors to reimburse or indemnify third parties with respect to Asbestos Claims shall be included in Class 5 and shall be treated in accordance with Section 3.1.5 herein.

9.2 LETTERS OF CREDIT AND SURETY BONDS

All letters of credit and surety bonds on account of Non-Asbestos Plan Claims will remain in place and become obligations of the Reorganized Debtors. Claims arising under letters of credit and surety bonds issued or provided on account of Asbestos Claims will be treated as Asbestos Claims and will be channeled to the Asbestos Trust.

Nothing in Article 9 shall constitute a reinstatement, continuation, or assumption by the Reorganized Debtors of any warranty provision, guaranty, or any other contractual or other obligation, Demand, or Plan Claim to the extent that the Plan Claim, Demand, or obligation constitutes an Asbestos Claim.

9.3 COMPENSATION, INDEMNITY AND BENEFIT PROGRAM

9.3.1 Employee Benefits

From and after the Effective Date, the Reorganized Debtors intend to continue their existing employee compensation, indemnity agreements, and benefit plans, programs, and policies, and to cure any defaults that may exist under such agreements, plans, programs, and policies, including payment of the Debtors' voluntary supplemental pension payments which were limited during the pendency of these Chapter 11 Cases, subject to any rights to amend, modify, or terminate such benefits under the terms of the applicable compensation and benefit plan, other agreement, or applicable nonbankruptcy law.

9.3.2 Retiree Benefits

From and after the Effective Date, the Reorganized Debtors intend to continue to pay retiree benefits (as defined in Section 1114(a) of the Bankruptcy Code) and any similar health, disability, or death benefits in accordance with the terms of the retiree benefit plans or other

agreements governing the payment of such benefits, subject to any rights to amend, modify, or terminate such benefits under the terms of the applicable retiree benefits plan, other agreement, or applicable nonbankruptcy law.

9.3.3 Workers' Compensation Benefits

From and after the Effective Date, the Reorganized Debtors may continue to pay valid Workers' Compensation Claims in accordance with applicable nonbankruptcy law, subject to any rights to amend, modify, or terminate such benefits pursuant to applicable nonbankruptcy law.

ARTICLE 10 RETENTION OF JURISDICTION

Pursuant to Sections 105(a), 524(a), 1141(d), and 1142 of the Bankruptcy Code, the Bankruptcy Court shall retain and shall have exclusive jurisdiction, except as provided in Section 10.9 hereof, over any proceeding (a) arising under the Bankruptcy Code, (b) arising in or related to the Chapter 11 Cases or this Plan, or (c) involving the following matters in Sections 10.1 through 10.9 herein, provided that the District Court shall retain jurisdiction to hear and determine such matters in the first instance (i) as to which the automatic reference to the Bankruptcy Court has been withdrawn, (ii) to the extent the Bankruptcy Court lacks adjudicatory authority under the United States Constitution to hear and determine such matters in the absence of consent of the parties involved, (iii) to the extent required by law, or (iv) to the extent set forth in Section 10.11 below:

10.1 PLAN DOCUMENTS

To interpret, enforce, and administer the terms of the Plan Documents and all annexes and exhibits thereto.

10.2 EXECUTORY CONTRACTS AND UNEXPIRED LEASES

To hear and determine any and all motions or applications for the assumption and/or assignment or rejection of (i) executory contracts, (ii) unexpired leases, (iii) letters of credit, (iv) surety bonds, (v) guaranties (which for purposes of this Section include contingent liabilities arising in connection with assigned executory contracts and unexpired leases), or (vi) written indemnity agreements with respect to letters of credit, surety bonds or guaranties existing as of the Effective Date to which the Debtors are parties or with respect to which the Debtors may be liable that are: (A) pending on the Confirmation Date or (B) within the time period described in Section 9.1 of this Plan, and to review and determine all Claims resulting from the expiration or termination of any executory contract or unexpired lease prior to the Confirmation Date.

10.3 DISPUTED CLAIMS ALLOWANCE/DISALLOWANCE

To hear and determine any objections to: (i) the allowance of Plan Claims (other than Asbestos Claims), including any objections to the classification of any Claim; and (ii) the allowance or disallowance of any Disputed Claim in whole or in part.

10.4 ENFORCEMENT/MODIFICATION OF THIS PLAN AND THE RELEASES, INJUNCTIONS AND DISCHARGE PROVIDED UNDER THE PLAN

(a) To enforce the discharge, releases, and injunctions provided under the Plan, including with respect to the assertion by any Entity after the Effective Date of claims or causes of action that are discharged, released, or enjoined pursuant to the Plan and the Confirmation Order;

(b) To make all determinations or rulings as to whether claims or causes of action asserted after the Effective Date in any forum have been discharged, released, or enjoined pursuant to the Plan and the Confirmation Order;

(c) To issue such orders in aid of execution of this Plan to the extent authorized or contemplated by Section 1142 of the Bankruptcy Code;

(d) To consider and approve any modifications of this Plan or Plan Documents, remedy any defect or omission, or reconcile any inconsistency in any order of the Court, including the Confirmation Order;

(e) To hear and determine all controversies, suits, and disputes that may relate to, impact upon, or arise in connection with this Plan or any other Plan Documents or their interpretation, implementation, enforcement, or consummation;

(f) To hear and determine all objections to the termination of the Asbestos Trust;

(g) To determine such other matters as may be set forth in, or may arise in connection with, this Plan, the Confirmation Order, the Asbestos Channeling Injunction, the Asbestos Trust Agreement, the CRP, or any other Plan Documents; *provided, however*, that, notwithstanding any of the foregoing, this Section 10.4(g) shall not in any way (i) authorize or confer jurisdiction on the Bankruptcy Court to hear and determine an objection to any Asbestos Claim under Section 502(b) of the Bankruptcy Code; or (ii) supersede, diminish, modify, or derogate (A) the authority of the Asbestos Trust to resolve and, if eligible, pay Asbestos Claims in accordance with the Asbestos Trust Agreement and CRP; (B) the jurisdiction or authority of any court sited in any of the jurisdictions or states identified in Section 9.6 of the CRP to hear and determine any lawsuit commenced in accordance with that Section 9.6; (C) the ADR procedures and the jurisdiction or authority of an arbitrator under Section 9 of the CRP; or (D) the authority and discretion conferred on the Asbestos Trustee under the Plan, any of the Plan Documents, or applicable non-bankruptcy law;

(h) To hear and determine any proceeding that involves the validity, application, construction, enforceability, or request to modify the Asbestos Channeling Injunction;

(i) To enter an order or final decree closing the Chapter 11 Cases;

(j) To hear and determine any other matters related hereto, including matters related to the implementation and enforcement of all orders entered by the Court in the Chapter 11 Cases;

(k) To enter such orders as are necessary to implement and enforce the injunctions described herein; and

(l) To enter orders authorizing immaterial modifications to this Plan and to hear and determine any issue involving the Asbestos Trust in order to comply with Section 468B of the IRC.

10.5 COMPENSATION AND EXPENSES

To hear and determine all motions or applications for allowance or payment of Fee Claims or any other compensation or expenses that may be awarded under the Bankruptcy Code or this Plan.

10.6 SETTLEMENTS

To the extent that Court approval is required, to consider and act on the compromise and settlement of any Plan Claim or cause of action by or against the Debtors' or Reorganized Debtors' estates or the Asbestos Trust.

10.7 TAXES

To hear and determine matters concerning state, local, and federal taxes (including the amount of net operating loss carryforwards), fines, penalties, or additions to taxes for which the Debtors or Debtors in Possession may be liable, directly or indirectly, in accordance with Sections 346, 505, and 1146 of the Bankruptcy Code.

10.8 SPECIFIC PURPOSES

To hear and determine such other matters and for such other purposes as may be provided in the Confirmation Order.

10.9 INSURANCE MATTERS

To hear and determine matters concerning the Asbestos Insurance Rights; *provided, however*, that the Court shall have nonexclusive jurisdiction over such matters.

10.10 ORDERS CLOSING CHAPTER 11 CASES

Any order entered pursuant to Section 350(a) of the Bankruptcy Code and Bankruptcy Rule 3022 closing the Chapter 11 Cases shall provide that, notwithstanding the closure of the Chapter 11 Cases: (a) the Court expressly retains jurisdiction over the matters described in Article 10, as well as to consider any proper requests to reopen the Chapter 11 Cases under Section 350(b) of the Bankruptcy Code, and (b) the clerk of the Court shall accept for filing on the docket of Case No. 10-BK-31607, without the requirement that any party in interest file a request to reopen the Chapter 11 Cases, the annual reports of the Asbestos Trust and any pleadings, motions, subpoenas, or other papers pursuant to which any party in interest seeks to invoke the jurisdiction that the Bankruptcy Court retains pursuant to Article 10 of this Plan.

10.11 EXCLUSIVE JURISDICTION OF DISTRICT COURT

The District Court shall, without regard to the amount in controversy, retain exclusive jurisdiction after the Effective Date to hear and determine any proceeding that involves the validity, application, construction, or modification of the Asbestos Channeling Injunction, or of Section 524(g) of the Bankruptcy Code with respect to the Asbestos Channeling Injunction.

ARTICLE 11 MISCELLANEOUS PROVISIONS

11.1 AUTHORITY OF THE DEBTORS

On the Confirmation Date, the Debtors shall be directed and authorized to take or cause to be taken, prior to the Effective Date, all actions necessary to enable them to implement effectively the provisions of this Plan, the other Plan Documents, and the creation of the Asbestos Trust, and to cooperate with the Plan Proponents as provided herein and with respect to matters related to the Plan generally.

11.2 PAYMENT OF STATUTORY FEES

All fees payable pursuant to Section 1930 of title 28 of the United States Code, as determined by the Court at the hearing on confirmation of this Plan, shall be paid by the Debtors on or before the Effective Date.

11.3 RETAINED CAUSES OF ACTION

11.3.1 Maintenance of Causes of Action

Nothing in this Section 11.3 of this Plan shall be deemed to be a transfer by the Debtors and the Reorganized Debtors of any claims, causes of action, or defenses relating to assumed executory contracts or otherwise which are required by the Reorganized Debtors to conduct their businesses in the ordinary course subsequent to the Effective Date. Moreover, except as otherwise expressly released by this Plan or other Plan Documents (including the express releases of claims contained in Section 8.4 hereof), from and after the Effective Date, the Reorganized Debtors shall have and retain any and all rights to commence and pursue any and all claims, causes of action, including the Retained Causes of Action, or defenses against any parties, other Claimants and Holders of Equity Interests, whether such causes of action accrued before or after the Petition Date.

The Reorganized Debtors shall retain and may exclusively enforce any and all such claims, rights, or causes of action, including Retained Causes of Action, and commence, pursue, and settle the causes of action in accordance with this Plan. The Reorganized Debtors shall have the exclusive right, authority, and discretion to institute, prosecute, abandon, settle, or compromise any and all such claims, rights, and causes of action, including Retained Causes of Action, without the consent or approval of any third party and without any further order of the Court.

11.3.2 Preservation of All Causes of Action Not Expressly Settled or Released

Unless a claim or cause of action against a Claimant or other Entity is expressly waived, relinquished, released, compromised, or settled pursuant to this Plan or any Final Order (including the releases contained in Section 8.4 hereof), the Debtors expressly reserve such claim or Retained Cause of Action (including any unknown causes of action) for later adjudication by the Reorganized Debtors. Any causes of action of any Debtors among the Asbestos Insurance Rights are expressly retained by the Reorganized Debtors and are among the Retained Causes of Action. Therefore, no preclusion doctrine, including the doctrines of res judicata, collateral estoppel, issue preclusion, claim preclusion, waiver, estoppel (judicial, equitable, or otherwise), or laches shall apply to such claims or Retained Causes of Action upon or after the Confirmation Date or Effective Date of this Plan based on the Disclosure Statement, this Plan, or the Confirmation Order, except where such claims or Retained Causes of Action have been released in this Plan or other Final Order. In addition, the Debtors, the Reorganized Debtors, and the successor entities under this Plan expressly reserve the right to pursue or adopt any claim alleged in any lawsuit in which the Debtors are defendants or an interested party, against any Entity, including the plaintiffs or codefendants in such lawsuits; *provided, however*, that the foregoing reservations of rights shall not apply to any GST Recovery Action or to any Retained Cause of Action that is expressly waived, relinquished, released, compromised, or settled by this Plan or by any Final Order.

Any Entity to whom the Debtors have incurred an obligation (whether on account of services, purchase or sale of goods or otherwise), or who has received services from the Debtors or a transfer of money or property of the Debtors, or who has transacted business with the Debtors, or leased equipment or property from the Debtors should assume, unless expressly released by this Plan, that such obligation, transfer, or transaction may be reviewed by the Debtors or the Reorganized Debtors, and may, if appropriate, be the subject of an action after the Effective Date, whether or not (i) such Entity has filed a proof of claim against the Debtors in the Chapter 11 Cases; (ii) such Claimant's proof of claim has been objected to; (iii) such Claimant's Claim was included in the Debtors' Schedules; or (iv) such Claimant's scheduled Claim has been objected to by the Debtors or has been identified by the Debtors as a Disputed Claim, a Contingent Claim, or an Unliquidated Claim.

11.4 THIRD-PARTY AGREEMENTS

The Distributions to the various Classes of Plan Claims hereunder, other than Distributions to the Asbestos Trust, will not affect the right of any Entity to levy, garnish, attach, or employ any other legal process with respect to such Distributions by reason of any claimed subordination rights or otherwise. All of such rights and any agreements relating thereto will remain in full force and effect.

11.5 PRESERVATION OF POLICE AND REGULATORY POWERS

Nothing in this Plan or in any Plan Document shall preclude or impair a Governmental Unit from enforcing its police or regulatory powers.

11.6 DISSOLUTION OF THE UNSECURED CREDITORS COMMITTEE AND THE ASBESTOS CLAIMANTS COMMITTEE

Effective on the Effective Date, except as set forth below, the Asbestos Claimants Committee and the Unsecured Creditors Committee shall be released and discharged of and from all further authority, duties, responsibilities, and obligations relating to or arising from or in connection with the Chapter 11 Cases, and those committees shall be deemed dissolved.

Notwithstanding the foregoing, if the Effective Date occurs prior to the entry of a Final Order with respect to final applications of Professionals for allowance and payment of Fee Claims, the Unsecured Creditors Committee and the Asbestos Claimants Committee may, at their option, continue to serve with respect to those proceedings exclusively until a Final Order is entered with respect to such proceedings. Additionally, effective as of the Effective Date, the CAC shall succeed to, and exclusively hold, the attorney-client privilege and any other privilege held by the Asbestos Claimants Committee and shall enjoy the work product protections that were applicable or available to the Asbestos Claimants Committee before its dissolution.

11.7 EXCULPATION

None of the Reorganized Debtors, the Debtors, the Non-Debtor Affiliates, the FCR, the Asbestos Claimants Committee (including each of its members and their respective counsel), the Unsecured Creditors Committee, the Ad Hoc Coltec Future Asbestos Claimants' Representative, the Ad Hoc Coltec Asbestos Claimants Committee (including each of its members and their respective counsel), or any of their respective Representatives (the "**Exculpated Parties**") are to have or incur any liability to any Entity for any act or omission in connection with or arising out of the Chapter 11 Cases, including the administration of the Estates during the entirety of the Chapter 11 Cases, any work in connection with any plan of reorganization or proceedings in the Chapter 11 Cases, conduct during any contested matter in the Chapter 11 Cases, negotiation of this Plan or the settlements contained therein, the pursuit of confirmation of this Plan, the consummation of this Plan or the settlements provided therein, or the administration of this Plan or the property to be distributed under this Plan so long as, in each case such action, or failure to act, did not constitute willful misconduct or lack of good faith; *provided, however*, that nothing herein shall exculpate, bar, or shield the foregoing persons from any Fee Dispute Remedy. In all respects, the Exculpated Parties will be entitled to rely upon the advice of counsel and financial and other experts or professionals employed by them with respect to their duties and responsibilities under this Plan, and such reliance shall conclusively establish good faith. Any act or omission taken with the approval of the Bankruptcy Court will be conclusively deemed not to constitute willful misconduct or lack of good faith. In any suit alleging willful misconduct or lack of good faith, the reasonable attorney's fees and costs of the prevailing party shall be paid by the losing party, and, as a condition of going forward with such action, suit, or proceeding, at the onset thereof, all parties thereto shall be required to provide appropriate proof and assurances of their capacity to make such payments of reasonable attorney's fees and costs in the event they fail to prevail. Pursuant to its authority under Bankruptcy Code Section 105(a), in the Confirmation Order, the Court will enter an injunction permanently enjoining commencement or continuation in any manner, any suit, action, or other proceeding, on account of or respecting any claim, obligation, debt, right, cause of action, remedy, or liability included within this exculpation clause.

11.8 ENTIRE AGREEMENT

Except as otherwise indicated, the Plan and the Plan Documents supersede all prior negotiations, promises, covenants, agreements, understandings, and representations on such subjects, including all plans of reorganization previously filed by any party in interest with the Court in these Chapter 11 Cases.

11.9 NOTICES

Any notices, statements, requests, and demands required or permitted to be provided under this Plan, in order to be effective, must be: (i) in writing (including by facsimile transmission), and unless otherwise expressly provided herein, shall be deemed to have been duly given or made (A) if personally delivered or if delivered by facsimile or courier service, when actually received by the Entity to whom notice is sent, (B) if deposited with the United States Postal Service (but only when actually received), at the close of business on the third business day following the day when placed in the mail, postage prepaid, certified or registered with return receipt requested, or (C) one (1) Business Day after being sent to the recipient by reputable overnight courier service (charges prepaid) (but only when actually received) and (ii) addressed to the appropriate Entity or Entities to whom such notice, statement, request or demand is directed (and, if required, its counsel), at the address of such Entity or Entities set forth below (or at such other address as such Entity may designate from time to time by written notice to all other Entities listed below in accordance with this Section 11.9):

If to the Debtors:	GARLOCK SEALING TECHNOLOGIES LLC c/o Elizabeth Barry, Chief Restructuring Officer 349 West Commercial St., Ste 3050 East Rochester, NY 14445
---------------------------	---

With a copy to:	<p>RAYBURN COOPER & DURHAM, P.A. 1200 Carillion, 227 West Trade Street Charlotte, NC 28202 Telephone: (704) 334-0891 Attn: John R. Miller, Jr.</p> <p>and</p> <p>ROBINSON, BRADSHAW & HINSON, P.A. 101 North Tryon Street, Suite 1900 Charlotte, NC 28246 Telephone: (704) 377-2536 Attn: Garland S. Cassada</p> <p>and</p> <p>PARKER POE ADAMS & BERNSTEIN, LLP Three Wells Fargo Center 401 South Tryon Street, Suite 3000 Charlotte, NC 28202 Telephone: (704) 335-9054 Attn: Daniel G. Clodfelter</p>
If to the Asbestos Claimants Committee:	<p>CAPLIN & DRYSDALE, CHARTERED One Thomas Circle N.W., Suite 1100 Washington, DC 20005 Telephone: (202) 862-5000 Attn: Trevor W. Swett III</p>
If to the Future Claimants' Representative:	<p>GRIER FURR & CRISP, PA 101 North Tryon Street, Suite 1240 Charlotte, NC 28246 Telephone: (704) 375-3720 Attn: Joseph W. Grier, III</p>
With a copy to:	<p>ORRICK HERRINGTON & SUTCLIFFE, LLP Columbia Center 1152 15th Street, N.W. Washington, DC 20005 Telephone: (202) 339-8400 Attn: Jonathan P. Guy</p>

If to the Unsecured Creditors Committee:	FSB FISHERBROYLES, LLP 6000 Fairview Road, Suite 1200 Charlotte, NC 28210 Telephone: (704) 464-6954 Attn: Deborah L. Fletcher
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11.10 HEADINGS

The headings used in this Plan are inserted for convenience only and neither constitute a portion of this Plan nor in any manner affect the construction of the provisions of this Plan.

11.11 GOVERNING LAW

Unless a rule of law or procedure is supplied by federal law (including the Bankruptcy Code and Bankruptcy Rules), the laws of the State of Delaware, without giving effect to any conflicts of law principles thereof that would result in the application of the laws of any other jurisdiction, shall govern the construction of this Plan and any agreements, documents, and instruments executed in connection with this Plan, except as otherwise expressly provided in such instruments, agreements, or documents.

11.12 FILING OF ADDITIONAL DOCUMENTS

On or before the Effective Date, the Plan Proponents shall File with the Court such agreements and other documents, including the Plan Supplement, as may be necessary or appropriate to effectuate and further evidence the terms and conditions of this Plan.

11.13 COMPLIANCE WITH TAX REQUIREMENTS

In connection with this Plan, the Debtors, the Reorganized Debtors, and the Asbestos Trust will comply with all applicable withholding and reporting requirements imposed by federal, state, and local taxing authorities, and all Distributions hereunder or under any Plan Document shall be subject to such withholding and reporting requirements, if any. Notwithstanding any other provision of this Plan, each Entity receiving a Distribution pursuant to this Plan, or any other Plan Document, will have sole and exclusive responsibility for the satisfaction and payment of any tax obligations imposed by any Governmental Unit, including income tax and other obligations, on account of that Distribution.

11.14 EXEMPTION FROM TRANSFER TAXES

Pursuant to Section 1146(a) of the Bankruptcy Code, the issuance, transfer, or exchange of notes or equity securities under this Plan, the creation of any mortgage, deed of trust, or other security interest, the making or assignment of any lease or sublease, or the making or delivery of any deed or other instrument of transfer under, in furtherance of, or in connection with this Plan shall be exempt from all taxes as provided in Section 1146(a) of the Bankruptcy Code.

11.15 FURTHER ASSURANCES

The Debtors, the Reorganized Debtors, the Non-Debtor Affiliates, the Asbestos Protected Parties, the Asbestos Insurance Entities, the Asbestos Trust, and all Holders of Plan Claims receiving Distributions under this Plan and all other parties in interest shall, and shall be authorized to, from time to time, prepare, execute, and deliver any agreements or documents and take any other action consistent with the terms of this Plan as may be necessary to effectuate the provisions and intent of this Plan, with each such Entity to bear its own costs incurred after the Effective Date in connection therewith.

11.16 FURTHER AUTHORIZATIONS

Prior to the Effective Date, the Plan Proponents may seek such orders, judgments, injunctions, and rulings that they, by unanimous agreement, deem necessary to carry out further the intentions and purposes of, and to give full effect to the provisions of, this Plan or any of the Plan Documents, and any costs incurred in connection therewith shall be borne by the Debtors' Estates. On and after the Effective Date, the Reorganized Debtors and the Asbestos Trust may seek such orders, judgments, injunctions, and rulings that any of them deem necessary to carry out further the intentions and purposes of, and to give full effect to the provisions of, this Plan or any of the Plan Documents, with each such Entity to bear its own costs in connection therewith.

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Respectfully submitted,

GARLOCK SEALING TECHNOLOGIES LLC:

By: s/Elizabeth Barry
Name: Elizabeth Barry
Title: Chief Restructuring Officer

**GARRISON LITIGATION MANAGEMENT
GROUP, LTD.:**

By: s/Elizabeth Barry
Name: Elizabeth Barry
Title: General Manager, Vice President, Director
of Finance, Treasurer and Assistant Secretary

THE ANCHOR PACKING COMPANY:

By: /s/Elizabeth Barry
Name: Elizabeth Barry
Title: Vice President and General Manager

COLTEC INDUSTRIES INC (predecessor in interest to OldCo, LLC):

By: /s/Robert S. McLean
Name: Robert S. McLean
Title: Vice Chairman and Secretary

[SIGNATURES CONTINUED ON NEXT PAGE]

FUTURE ASBESTOS CLAIMANTS' REPRESENTATIVE:

By: /s/Joseph W. Grier, III
Name: Joseph W. Grier, III

AD HOC COLTEC FUTURE ASBESTOS CLAIMANTS' REPRESENTATIVE:

By: /s/Joseph W. Grier, III
Name: Joseph W. Grier, III

**OFFICIAL COMMITTEE OF ASBESTOS
PERSONAL INJURY CLAIMANTS:**

By: /s/Trevor W. Swett III
Name: Trevor W. Swett III
Firm: Caplin & Drysdale, Chartered
Title: Counsel to the Official Committee of Asbestos Personal Injury Claimants

AD HOC COLTEC ASBESTOS CLAIMANTS COMMITTEE:

By: /s/Trevor W. Swett III
Name: Trevor W. Swett III
Firm: Caplin & Drysdale, Chartered
Title: Counsel to the Ad Hoc Coltec Asbestos Claimants Committee

[Signature Page to Modified Joint Plan of Reorganization]

EXHIBIT A

TRUST AND SETTLEMENT FACILITY AGREEMENT

In re Garlock Sealing Technologies, LLC et al., Case No. 10-31607
TRUST AND SETTLEMENT FACILITY AGREEMENT

TABLE OF CONTENTS

Page

SECTION I

AGREEMENT OF TRUST

1.1	Creation and Name	3
1.2	Purpose.....	3
1.3	Transfer of Assets	4
1.4	Acceptance of Assets and Assumption of Liabilities	4

SECTION II

POWERS AND SETTLEMENT FACILITY ADMINISTRATION

2.1	Powers.....	5
2.2	General Administration.....	9
2.3	Claims Administration.....	14

SECTION III

ACCOUNTS, INVESTMENTS, AND PAYMENTS

3.1	Accounts	14
3.2	Investments	14
3.3	Source of Payments.....	17

SECTION IV

TRUSTEE; DELAWARE TRUSTEE

4.1	Number	17
4.2	Term of Service.....	17
4.3	Appointment of Successor Trustee	18
4.4	Liability of Trustee, Members of the CAC and the FCR.....	19
4.5	Compensation and Expenses of Trustee	19
4.6	Indemnification	20
4.7	Lien	22
4.8	Trustee's Employment of Experts; Delaware Trustee's Employment of Counsel	22
4.9	Trustee's Independence	22
4.10	Bond.....	23
4.11	Delaware Trustee	23
4.12	Medicare Obligations.....	25

TABLE OF CONTENTS

(continued)

Page

SECTION V

CLAIMANT ADVISORY COMMITTEE

5.1	Members	31
5.2	Duties	31
5.3	Term of Office	31
5.4	Appointment of Successor	32
5.5	CAC's Employment of Professionals	33
5.6	Compensation and Expenses of the CAC	35
5.7	Procedures for Consultation with and Obtaining the Consent of the CAC	35

SECTION VI

THE FUTURE CLAIMANTS' REPRESENTATIVE

6.1	Duties	37
6.2	Term of Office	37
6.3	Appointment of Successor	38
6.4	Future Claimants' Representative's Employment of Professionals.....	38
6.5	Compensation and Expenses of the Future Claimants' Representative.....	40
6.6	Procedures for Consultation with and Obtaining the Consent of the Future Claimants' Representative	40

SECTION VII

GENERAL PROVISIONS

7.1	Irrevocability	42
7.2	Term; Termination	42
7.3	Amendments	44
7.4	Meetings.....	45
7.5	Severability	45
7.6	Notices	45
7.7	Successors and Assigns.....	46
7.8	Limitation on Claim Interests for Securities Laws Purposes.....	47
7.9	Entire Agreement; No Waiver	47
7.10	Headings	47
7.11	Governing Law	48
7.12	Settlors' Representative and Cooperation.....	48
7.13	Dispute Resolution.....	48
7.14	Enforcement and Administration.....	49
7.15	Effectiveness	49
7.16	Counterpart Signatures.....	49

TRUST AND SETTLEMENT FACILITY AGREEMENT

This Trust and Settlement Facility Agreement (this “**Settlement Facility Agreement**,” identified in the Plan as the “**Asbestos Trust Agreement**”), dated the date set forth on the signature page hereof and effective as of the day immediately preceding the Effective Date, is entered into, pursuant to the Modified Joint Plan of Reorganization of Garlock Sealing Technologies LLC, et al. and OldCo, LLC, Proposed Successor by Merger to Coltec Industries Inc, dated as of May 20, 2016 and modified as of June 21, 2016 (as it may be amended or supplemented, the “**Plan**”),¹ by Garlock Sealing Technologies LLC, Garrison Litigation Management, Ltd., and OldCo, LLC (collectively referred to as the “**Debtors**” or the “**Settlors**”), the debtors and debtors-in-possession whose chapter 11 cases are jointly administered under Case Nos. 10-BK-31607 and 16-BK-_____ in the United States Bankruptcy Court for the Western District of North Carolina²; the Legal Representative for Future Asbestos Claimants (the “**Future Claimants’ Representative**” or “**FCR**”); the Official Committee of Asbestos Personal Injury Claimants (the “**Asbestos Claimants Committee**”); the Trustee; Wilmington Trust Company (the “**Delaware Trustee**”); and the members of the Claimant Advisory Committee (the “**CAC**”) identified on the signature page hereof; and

¹ All capitalized terms not otherwise defined herein shall have their respective meanings as set forth in the Plan, and such definitions are incorporated herein by reference. All capitalized terms not defined herein or defined in the Plan, but defined in the Bankruptcy Code or Rules, shall have the meanings ascribed to them by the Bankruptcy Code and Rules, and such definitions are incorporated herein by reference.

² The debtors and debtors-in-possession in the jointly-administered cases are Garlock Sealing Technologies LLC (Case No. 10-31607), Garrison Litigation Management Group, Ltd. (Case No. 10-31608), The Anchor Packing Company (Case No. 10-31606), and OldCo, LLC, successor by merger to Coltec Industries Inc (Case No. 16-_____). This Settlement Facility Agreement, however, does not address or pertain to The Anchor Packing Company.

WHEREAS, the Debtors have reorganized under the provisions of chapter 11 of the Bankruptcy Code in cases filed in the United States Bankruptcy Court for the Western District of North Carolina, jointly administered and known as *In re Garlock Sealing Technologies LLC, et al.*, Case No. 10-BK-31607; and

WHEREAS, the Confirmation Order has been entered by the Bankruptcy Court and affirmed by the District Court; and

WHEREAS, the Plan provides, *inter alia*, for the creation of the GST Settlement Facility (the “**Settlement Facility**”); and

WHEREAS, pursuant to the Plan, the Settlement Facility is to use its assets and income to satisfy all GST Asbestos Claims and Coltec Asbestos Claims (“**Claims**”); and

WHEREAS, it is the intent of the Debtors, the Trustee, the ACC, the CAC, and the FCR that the Settlement Facility be administered, maintained, and operated at all times through mechanisms that provide reasonable assurance that the Settlement Facility will satisfy all Claims pursuant to the Settlement Facility Claims Resolution Procedures (the “**CRP**”) that are attached hereto as Exhibit 1 and in strict compliance with the terms of this Settlement Facility Agreement; and

WHEREAS, all rights of the holders of Claims arising under this Settlement Facility Agreement and the CRP shall vest upon the Effective Date; and

WHEREAS, pursuant to the Plan, the Settlement Facility is intended to qualify as a “qualified settlement fund” within the meaning of section 1.468B-1 *et seq.* of the Treasury Regulations promulgated under section 468B of the Internal Revenue Code (the “**QSF Regulations**”); and

WHEREAS, the Bankruptcy Court has determined that the Settlement Facility and the Plan satisfy all the prerequisites for an injunction pursuant to section 524(g) of the Bankruptcy Code with respect to any and all Claims, and such injunction has been entered in connection with the Confirmation Order;

NOW, THEREFORE, it is hereby agreed as follows:

SECTION I

AGREEMENT OF TRUST

1.1 Creation and Name. The Debtors as Settlers hereby create a trust known as the “GST Settlement Facility,” which is the Settlement Facility provided for and referred to in the Plan. The Trustee of the Settlement Facility may transact the business and affairs of the Settlement Facility in the name of the Settlement Facility, and references herein to the Settlement Facility shall include the Trustee acting on behalf of the Settlement Facility. It is the intention of the parties hereto that the trust created hereby constitute a statutory trust under Chapter 38 of title 12 of the Delaware Code, 12 Del. C. § 3801 et seq. (the “**Act**”) and that this document, together with the bylaws described herein, constitute the governing instruments of the Settlement Facility. The Trustee and the Delaware Trustee are hereby authorized and directed to execute and file a Certificate of Trust with the Delaware Secretary of State in the form attached hereto as Exhibit 2.

1.2 Purpose. The purpose of the Settlement Facility is to assume all liabilities and responsibility for all Claims, and, among other things to: (a) direct the processing, liquidation and payment of all Claims in accordance with the Plan, the CRP, and the Confirmation Order; (b) preserve, hold, manage, and maximize the assets of the Settlement Facility for use in paying and satisfying Claims; and (c) qualify at all times as a qualified settlement fund. The Settlement Facility is to use its assets and income to pay the holders of all Claims in accordance with this

Settlement Facility Agreement and the CRP in such a way that holders of Claims are treated fairly, equitably, and reasonably in light of the finite assets available to satisfy such claims, and to otherwise comply in all respects with the requirements of a trust set forth in section 524(g)(2)(B) of the Bankruptcy Code.

1.3 Transfer of Assets. Pursuant to, and in accordance with, Section 7.3.2 of the Plan, the Settlement Facility will receive the Asbestos Trust Assets on the day immediately preceding the Effective Date. The Asbestos Trust Assets and any other assets to be transferred to the Settlement Facility under the Plan will be transferred to the Settlement Facility free and clear of any liens or other claims by the Debtors, Reorganized Debtors, any creditor, interest holder, insurer or other entity except as otherwise provided in the Plan. The Debtors and the Reorganized Debtors shall also execute and deliver such documents to the Settlement Facility as the Trustee may reasonably request to transfer and assign any Asbestos Trust Assets to the Settlement Facility.

1.4 Acceptance of Assets and Assumption of Liabilities.

(a) In furtherance of the purposes of the Settlement Facility, the Settlement Facility hereby expressly accepts the transfer to the Settlement Facility of the Asbestos Trust Assets and any other transfers contemplated by the Plan in the time and manner as, and subject to the terms, contemplated in the Plan.

(b) In furtherance of the purposes of the Settlement Facility, the Settlement Facility expressly assumes all liabilities and responsibility for all Claims, and the Reorganized Debtors shall have no further financial or other responsibility or liability therefor. Except as otherwise expressly provided in this Settlement Facility Agreement and the CRP, the Settlement Facility shall have all defenses, cross-claims, offsets, and recoupments, as well as rights of

indemnification, contribution, subrogation, and similar rights, regarding such claims that the Debtors or the Reorganized Debtors have or would have had under applicable law. Regardless of the foregoing, however, a claimant must meet otherwise applicable federal, state and foreign statutes of limitations and repose, except as otherwise provided in Section 5.3 of the CRP.

(c) No provision herein or in the CRP shall be construed or implemented in a manner that would cause the Settlement Facility to fail to qualify as a “qualified settlement fund” under the QSF Regulations.

(d) Nothing in this Settlement Facility Agreement shall be construed in any way to limit (i) the scope, enforceability, or effectiveness of the Asbestos Channeling Injunction or any other injunction or release issued or granted in favor of any (or all) Asbestos Protected Parties in connection with the Plan or (ii) subject to the provisions of Section 1.4(b) above, the Settlement Facility’s assumption of all liability for Claims.

(e) To the extent that anything in this Settlement Facility Agreement conflicts with the CRP the CRP shall control.

SECTION II

POWERS AND SETTLEMENT FACILITY ADMINISTRATION

2.1 Powers.

(a) The Trustee is and shall act as a fiduciary to the Settlement Facility in accordance with the provisions of this Settlement Facility Agreement and the Plan. The Trustee shall, at all times, administer the Settlement Facility and the Asbestos Trust Assets in accordance with the purposes set forth in Section 1.2 above. Subject to the limitations set forth in this Settlement Facility Agreement and the CRP, the Trustee shall have the power to take any and all actions that, in the judgment of the Trustee, are necessary or proper to fulfill the purposes of the

Settlement Facility, including, without limitation, each power expressly granted in this Section 2.1, any power reasonably incidental thereto, and any trust power now or hereafter permitted under the laws of the State of Delaware.

(b) Except as required by applicable law or otherwise specified herein, the Trustee need not obtain the order or approval of any court in the exercise of any power or discretion conferred hereunder.

(c) Without limiting the generality of Section 2.1(a) above, and except as limited below, the Trustee shall have the power to:

(i) receive and hold the Asbestos Trust Assets and exercise all rights with respect thereto, including the right to vote and sell any securities that are included in the Asbestos Trust Assets;

(ii) invest the monies held from time to time by the Settlement Facility subject to the limitations set forth in Section 3.2 below;

(iii) sell, transfer, or exchange any or all of the Asbestos Trust Assets at such prices and upon such terms as the Trustee may consider proper, consistent with the other terms of this Settlement Facility Agreement;

(iv) enter into leasing and financing agreements with third parties to the extent such agreements are reasonably necessary to permit the Settlement Facility to operate;

(v) pay liabilities and expenses of the Settlement Facility;

(vi) establish such funds, reserves, and accounts within the Settlement Facility estate, as the Trustee deems useful in carrying out the purposes of the Settlement Facility;

(vii) sue and be sued and participate, as a party or otherwise, in any judicial, administrative, arbitral, or other proceeding;

(viii) establish, supervise, and administer the Settlement Facility in accordance with this Settlement Facility Agreement and the CRP and the terms thereof;

(ix) appoint such officers and hire such employees and engage such legal, financial, accounting, investment, auditing, and forecasting, and other consultants and agents as the business of the Settlement Facility requires, and delegate to such persons such powers and authorities as the fiduciary duties of the Trustee permit and as the Trustee, in his or her discretion, deems advisable or necessary in order to carry out the terms of this Settlement Facility;

(x) pay employees, legal, financial, accounting, investment, auditing, and forecasting, and other consultants, advisors, and agents, including those engaged by the Settlement Facility in connection with its alternative dispute resolution activities, reasonable compensation;

(xi) compensate the Trustee, the Delaware Trustee, and the FCR as provided below, and their employees, legal, financial, accounting, investment, and other advisors, consultants, independent contractors, and agents, and reimburse the Trustee, the Delaware Trustee, the CAC members, and the FCR, and their employees, legal, financial, accounting, investment, and other advisors, consultants, independent contractors, and agents, all reasonable out-of-pocket costs and expenses incurred by such persons in connection with the performance of their duties hereunder;

(xii) execute and deliver such instruments as the Trustee considers proper in administering the Settlement Facility;

(xiii) enter into such other arrangements with third parties as are deemed by the Trustee to be useful in carrying out the purposes of the Settlement Facility, provided such arrangements do not conflict with any other provision of this Settlement Facility Agreement;

(xiv) in accordance with Section 4.6 below, defend, indemnify, and hold harmless (and purchase insurance indemnifying) (A) the Trustee, the Delaware Trustee, the members of the CAC, and the FCR, and (B) the officers and employees of the Settlement Facility, and any agents, advisors, consultants, counsel, and experts of the Settlement Facility, the CAC, or the FCR (the “**Additional Indemnitees**”), to the fullest extent that a statutory trust organized under the laws of the State of Delaware is from time to time entitled to indemnify and/or insure its directors, Trustee, officers, employees, agents, advisors, and representatives;

(xv) delegate any or all of the authority herein conferred with respect to the investment of all or any portion of the Asbestos Trust Assets to any one or more registered institutional investment advisors or investment managers without liability for any action taken or omission made because of any such delegation, except as provided in Section 4.4 below;

(xvi) consult with the CAC and the FCR at such times and with respect to such issues relating to the conduct of the Settlement Facility as the Trustee considers desirable and as expressly required herein or by the CRP;

(xvii) make, pursue (by litigation before any court of competent jurisdiction or otherwise), collect, compromise or settle, in the name of the Settlement Facility, any claim, right, action, or cause of action included in the Asbestos Trust Assets;

(xviii) defend, indemnify, and hold harmless Debtors and other Asbestos Protected Parties pursuant to the provisions of the Plan; and

(xix) provide data and information relating to insurance matters under the conditions and in the manner set forth in Section 12.2 of the CRP.

(d) The Trustee shall not have the power to guarantee any debt of other persons.

(e) The Trustee agrees to take the actions of the Settlement Facility required hereunder.

(f) The Trustee shall give the CAC and the FCR prompt notice of any act performed or taken pursuant to Sections 2.1(c)(i), (iii), (vii), or (xv) above, and any act proposed to be performed or taken pursuant to Section 2.2(f) below.

2.2 General Administration.

(a) The Trustee shall act in accordance with the Settlement Facility Agreement. The Trustee shall adopt and act in accordance with Settlement Facility Bylaws. To the extent not inconsistent with the terms of this Settlement Facility Agreement, the Settlement Facility Bylaws shall govern the affairs of the Settlement Facility. In the event of an inconsistency between the Settlement Facility Bylaws and this Settlement Facility Agreement, this Settlement Facility Agreement shall govern.

(b) The Trustee shall (i) timely file income tax and other returns and statements and shall timely pay all taxes required to be paid by the Settlement Facility, (ii) comply with all applicable reporting and withholding obligations, (iii) satisfy all requirements necessary to qualify and maintain qualification of the Settlement Facility as a qualified settlement fund within the meaning of the QSF Regulations, and (iv) take no action that could cause the Settlement Facility to fail to qualify as a qualified settlement fund within the meaning of the QSF Regulations.

(c) The Trustee shall timely account to the Bankruptcy Court as follows:

(i) The Trustee shall cause to be prepared and filed with the Bankruptcy Court, as soon as available, and in any event within one hundred and twenty (120) days following the end of each fiscal year, an annual report (the “**Annual Report**”) containing financial statements of the Settlement Facility (including, without limitation, a balance sheet of the Settlement Facility as of the end of such fiscal year and a statement of operations for such fiscal year) audited by a firm of independent certified public accountants selected by the Trustee and accompanied by an opinion of such firm as to the fairness of the financial statements’ presentation of the cash and investments available for the payment of claims and as to the conformity of the financial statements with generally accepted accounting principles. The Trustee shall provide a copy of such Annual Report to the CAC and the FCR when such report is filed with the Bankruptcy Court.

(ii) Simultaneously with the filing of the Annual Report, the Trustee shall cause to be prepared and filed with the Bankruptcy Court a report containing a summary regarding the number and type of claims disposed of during the period covered by the financial statements. The Trustee shall provide a copy of such report to the CAC and the FCR when such report is filed.

(iii) All materials required to be filed with the Bankruptcy Court by this Section 2.2(c) shall be available for inspection by the public in accordance with procedures established by the Bankruptcy Court.

(d) The Trustee shall cause to be prepared as soon as practicable prior to the commencement of each fiscal year a budget and cash flow projections covering such fiscal year and the succeeding four fiscal years. The budget and cash flow projections shall include a

determination of the Maximum Annual Payment pursuant to Section 2.3 of the CRP, and the Claims Payment Ratio pursuant to Section 2.4 of the CRP. The Trustee shall provide a copy of the budget and cash flow projections to the CAC and the FCR.

(e) The Trustee shall consult with the CAC and the FCR (i) on the general implementation and administration of the Settlement Facility; (ii) on the general implementation and administration of the CRP; and (iii) on such other matters as may be required under this Settlement Facility Agreement and the CRP.

(f) The Trustee shall be required to obtain the consent of both the CAC and the FCR pursuant to the Consent Process set forth in Section 5.7(b) and 6.6(b) below, in addition to any other instances elsewhere enumerated in the CRP or elsewhere, in order:

(i) to increase the Maximum Annual Payment or the Maximum Settlement Values described in Section 2.3 of the CRP;

(ii) to change the Claims Payment Ratio described in Section 2.4 of the CRP in the event that the requirements for such a change as set forth in said provision have been met;

(iii) to terminate the Settlement Facility pursuant to Section 7.2 below;

(iv) to amend the filing fees described in Section 8.2 of the CRP;

(v) to increase the Medical Information Factors set forth in Appendix I (I.B.1) to the CRP;

(vi) to establish an Extraordinary Claims Panel pursuant to Appendix II to the CRP;

(vii) to change the form of release to be provided pursuant to Appendix III to the CRP (furthermore, the Trustee shall be required to obtain the consent of the Reorganized Debtors to change the form of release);

(viii) to settle the liability of any insurer under any insurance policy or legal action related thereto;

(ix) to change the compensation of the FCR, the Delaware Trustee or the Trustee, other than to reflect cost-of-living increases or changes approved by the Bankruptcy Court as otherwise provided herein;

(x) to take actions to minimize any tax on the Asbestos Trust Assets; provided that no such action prevents the Settlement Facility from qualifying as a qualified settlement fund within the meaning of the QSF Regulations or requires an election for the Settlement Facility to be treated as a grantor trust for tax purposes;

(ix) to adopt the Settlement Facility Bylaws in accordance with Section 2.2(a) above or thereafter to amend the Settlement Facility Bylaws in accordance with the terms thereof;

(x) to amend any provision of this Settlement Facility Agreement or the CRP, or any appendices thereto, in accordance with the terms thereof; provided, however that the Trustee is not required to obtain the consent of the CAC and the FCR except where required by the CRP;

(xi) to vote any equity interest in, or take any action as an equity holder of, a Reorganized Debtor;

(xii) to acquire an interest in or to merge any claims resolution organization formed by the Settlement Facility with another claims resolution organization that is

not specifically created by this Settlement Facility Agreement or the CRP, or to contract with another claims resolution organization or other entity that is not specifically created by this Settlement Facility Agreement or the CRP, or permit any other party to join in any claims resolution organization that is formed by the Settlement Facility pursuant to the Settlement Facility Agreement or the CRP; provided that such merger, acquisition, contract or joinder shall not (a) subject the Reorganized Debtors or any Asbestos Protected Party, or any successors in interest thereto, to any risk of having any Claim asserted against it or them, or (b) otherwise jeopardize the validity or enforceability of the Asbestos Channeling Injunction or any other injunction or release issued or granted in favor of any (or all) of the Asbestos Protected Parties in connection with the Plans; and provided further that the terms of such merger will require the surviving organization to make decisions about the allowability and value of claims in accordance with Section 2.3 of the CRP which requires that such decisions be based on the provisions of the CRP;

(xiii) to settle any Third Party Causes of Action or legal action related thereto; or

(xiv) to nominate his or her successor pursuant to Section 4.3(a) below.

(f) The Trustee shall meet either in person or telephonically with the CAC and the FCR no less often than quarterly. The Trustee shall meet either in person or telephonically in the interim with the CAC and the FCR when so requested by either.

(g) The Trustee, upon notice from either the CAC or the FCR, if practicable in view of pending business, shall at his or her next meeting with the CAC or the FCR consider issues submitted by the CAC or the FCR.

2.3 Claims Administration. The Trustee shall promptly proceed to implement the CRP. The CAC and the FCR shall not cause or advise the Settlement Facility, the Trustee, the Delaware Trustee, or any of their successors to (i) take any action that is contrary to the CRP or the Settlement Facility Agreement, or (ii) refrain from taking any action that is required to comply with the CRP or the Settlement Facility Agreement.

SECTION III

ACCOUNTS, INVESTMENTS, AND PAYMENTS

3.1 Accounts.

(a) The Trustee may, from time to time, create such accounts and reserves within the Settlement Facility estate as he or she may deem necessary, prudent, or useful in order to provide for the payment of expenses and payment of Claims and may, with respect to any such account or reserve, restrict the use of monies therein.

(b) The Trustee shall include a reasonably detailed description of the creation of any account or reserve in accordance with this Section 3.1 and, with respect to any such account, the transfers made to such account, the proceeds of or earnings on the assets held in each such account and the payments from each such account in the accounts to be filed with the Bankruptcy Court and provided to the CAC and the FCR pursuant to Section 2.2(c)(i) above.

3.2 Investments. Investment of monies held in the Settlement Facility shall be administered in the manner consistent with the standards set forth in the Uniform Prudent Investor Act, subject to the following limitations and provisions:

(a) The Settlement Facility may invest in equity securities only through diversified equity portfolios whose benchmark is a broad equity market index such as, but not limited to, the S&P 500 Index, Russell 1000 Index, S&P ADR Index or MSCI EAFE Index. The

Settlement Facility shall not acquire, directly or indirectly, equity in any entity (other than Reorganized GST or Reorganized Garrison or any successor thereto) or business enterprise if, immediately following such acquisition, the Settlement Facility would hold more than 5% of the equity in such entity or business enterprise. The Settlement Facility shall not hold, directly or indirectly, more than 5% of the equity in any entity or business enterprise, excluding a Reorganized GST or Reorganized Garrison or any successor thereto.

(b) The Settlement Facility shall not acquire or hold any long-term debt securities unless (i) such securities are Asbestos Trust Assets under the Plan, (ii) such securities are rated “Baa” or higher by Moody’s, “BBB” or higher by Standard & Poor’s (“S&P’s”), or have been given an equivalent investment grade rating by another nationally recognized statistical rating agency, or (iii) such securities have been issued or fully guaranteed as to principal and interest by the United States of America or any agency or instrumentality thereof. This restriction does not apply to any pooled investment vehicles where pooled assets receive an investment grade rating by a nationally recognized rating agency.

(c) The Settlement Facility shall not acquire or hold for longer than ninety (90) days any commercial paper unless such commercial paper is rated “Prime-1” or higher by Moody’s or “A-1” or higher by S&P’s, or has been given an equivalent rating by another nationally recognized statistical rating agency.

(d) The Settlement Facility shall not acquire any debt securities or other debt instruments issued by any entity if, following such acquisition, the aggregate market value of all such debt securities and/or other debt instruments issued by such entity held by the Settlement Facility would exceed 5% of the then current aggregate value of the Settlement Facility’s assets. There is no limitation on holding debt securities or other debt instruments issued or fully

guaranteed as to principal and interest by the United States of America or any agency or instrumentality thereof.

(e) The Settlement Facility shall not acquire or hold any certificates of deposit unless all publicly held, long-term debt securities, if any, of the financial institution issuing the certificate of deposit and the holding company, if any, of which such financial institution is a subsidiary, meet the standards set forth in Section 3.2(b) above.

(f) The Settlement Facility shall not acquire or hold any repurchase obligations unless, in the opinion of the Trustee, they are adequately collateralized.

(g) The Settlement Facility may allow its investment managers to acquire or hold derivative instruments prudently, including, without limitation, options, futures and swaps in the normal course of portfolio management. Specifically, the Settlement Facility may acquire or hold derivatives to help manage or mitigate portfolio risk, including, without limitation, interest rate risk and equity market risk. Using derivative instruments to leverage a portfolio to enhance returns (at a much greater risk to the portfolio) is prohibited.

(h) The Settlement Facility may lend securities on a short-term basis, subject to adequate, normal and customary collateral arrangements, and all applicable federal and state regulations governing securities lending practices.

(i) Notwithstanding (a) above, the Settlement Facility may acquire and hold an equity interest in a claims resolution organization without limitation as to the size of the equity interest acquired and held if prior to such acquisition, the Settlement Facility complies with the provisions of Section 2.2(f)(xiv) hereof with respect to the acquisition.

3.3 Source of Payments.

(a) All Settlement Facility expenses and payments and all liabilities with respect to Claims shall be payable solely by the Trustee out of the Asbestos Trust Assets. Neither the Debtors or the Reorganized Debtors, their subsidiaries, any successor in interest, the present or former directors, officers, employees or agents of the Debtors or the Reorganized Debtors, the Asbestos Protected Parties, nor the Trustee, the CAC or the FCR, or any of their officers, agents, advisors, or employees, shall be liable for the payment of any Settlement Facility expense or any other liability of the Settlement Facility, except to the extent provided in the Plan or Plan Documents.

(b) The Trustee shall include a reasonably detailed description of any payments made in accordance with this Section 3.3 in the Annual Report.

SECTION IV

TRUSTEE; DELAWARE TRUSTEE

4.1 Number. In addition to the Delaware Trustee appointed pursuant to Section 4.11, there shall be one (1) Trustee who shall initially be the person named on the signature page hereof.

4.2 Term of Service.

(a) Subject to the other provisions of this Section IV, the initial Trustee shall serve from the Effective Date until the earlier of (i) his or her death, (ii) his or her resignation pursuant to Section 4.2(b) below, (iii) his or her removal pursuant to Section 4.2(c) below, or (iv) the termination of the Settlement Facility pursuant to Section 7.2 below.

(b) The Trustee may resign at any time by written notice to the CAC and the FCR. Such notice shall specify a date when such resignation shall take effect, which shall not be less than ninety (90) days after the date such notice is given, where practicable.

(c) Following consultation and discussion between the CAC and the FCR, the Trustee may be removed at the recommendation of the CAC and/or the FCR with the approval of the Bankruptcy Court in the event that he or she becomes unable to discharge his or her duties hereunder due to accident or physical or mental deterioration or for other good cause. Good cause shall be deemed to include, without limitation, any substantial failure to comply with the general administration provisions of Section 2.2 above, a consistent pattern of neglect and failure to perform or participate in performing the duties of the Trustee hereunder, or repeated non-attendance at scheduled meetings. Such removal shall require the approval of the Bankruptcy Court and shall take effect at such time as the Bankruptcy Court shall determine.

4.3 Appointment of Successor Trustee.

(a) Within six months of taking office, the Trustee shall nominate his or her successor, subject to the consent of both the CAC and the FCR.

(b) After this initial nomination, the Trustee may change his or her designated successor at any time, subject to the consent of both the CAC and the FCR.

(c) A vacancy caused by death or resignation of the Trustee shall be filled with the individual nominated prior to the effective date of the resignation or death by the resigning or deceased Trustee provided the CAC and the FCR have consented (or do at that time consent) to such successor's nomination. A vacancy caused by either (i) the removal of the Trustee or (ii) the resignation or death of the Trustee if the resigning or deceased Trustee did not designate a successor (or if the CAC and FCR did not consent to such successor designee) shall

be filled with an individual selected and agreed to by the CAC and the FCR; provided, however, that if the CAC and the FCR cannot agree on the successor Trustee, the Bankruptcy Court shall make the appointment.

(d) Immediately upon the appointment of any successor Trustee, all rights, titles, duties, powers and authority of the predecessor Trustee hereunder shall be vested in, and undertaken by, the successor Trustee without any further act. No successor Trustee shall be liable personally for any act or omission of his or her predecessor Trustee.

(e) Each successor Trustee shall serve until the earlier of (i) his or her death, (ii) his or her resignation pursuant to Section 4.2(b) above, (iii) his or her removal pursuant to Section 4.2(c) above, or (iv) the termination of the Settlement Facility pursuant to Section 7.2 below.

4.4 Liability of Trustee, Members of the CAC and the FCR. The Trustee, the members of the CAC and the FCR shall not be liable to the Settlement Facility, to any individual holding an asbestos claim, or to any other person, except for such individual's own breach of trust committed in bad faith or willful misconduct.

4.5 Compensation and Expenses of Trustee.

(a) The Trustee shall receive a retainer from the Settlement Facility for his or her service as a Trustee in the amount of \$[TBD] per annum, which amount shall be payable in quarterly installments. In addition, for all time expended attending Settlement Facility meetings, preparing for such meetings, and working on authorized special projects, the Trustee shall receive the sum of \$[TBD] per hour, and the sum of \$[TBD] per hour for non-working travel time, in both cases computed on a quarter-hour basis. The Trustee shall record all hourly time to be charged to the Settlement Facility on a daily basis. The compensation payable to the Trustee

hereunder shall be reviewed every year by the Trustee and, after consultation with the members of the CAC and the FCR, appropriately adjusted for yearly inflation based on the *Consumer Price Index for Urban Wage Earners and Clerical Workers* published by the United States Department of Labor, Bureau of Labor Statistics. Any other changes in compensation of the Trustees shall be made subject to the approval of the Bankruptcy Court. The Delaware Trustee shall be paid such compensation as is agreed to pursuant to a separate fee agreement.

(b) The Settlement Facility will promptly reimburse the Trustee and the Delaware Trustee for all reasonable out-of-pocket costs and expenses incurred by the Trustee or the Delaware Trustee in connection with the performance of their duties hereunder.

(c) The Settlement Facility shall include a description of the amounts paid under this Section 4.5 in the Annual Report.

4.6 Indemnification.

(a) The Settlement Facility shall indemnify and defend the Trustee, the members of the CAC, the FCR and the FCR's counsel in the performance of their duties hereunder to the fullest extent that a statutory trust organized under the laws of the State of Delaware is entitled to indemnify and defend such persons against any and all liabilities, expenses, claims, damages or losses incurred by them in the performance of their duties hereunder or in connection with activities undertaken by them prior to the Effective Date in connection with the formation, establishment or funding of the Settlement Facility. The Settlement Facility may indemnify any of the other Additional Indemnitees in the performance of their duties hereunder to the fullest extent that a statutory trust organized under the laws of the State of Delaware is from time to time entitled to indemnify and defend such persons against any and all liabilities, expenses, claims, damages, or losses incurred by them in the performance of

their duties hereunder or in connection with activities undertaken by them prior to the Effective Date in connection with the formation, establishment or funding of the Settlement Facility. Notwithstanding the foregoing, but subject to Subsections (b) and (c) of this Section 4.6, no individual shall be indemnified or defended in any way for any liability, expense, claim, damage, or loss for which he or she is ultimately liable under Section 4.4 above.

(b) Reasonable expenses, costs and fees (including attorneys' fees and costs) incurred by or on behalf of the Trustee, a member of the CAC, the FCR or an Additional Indemnatee in connection with any action, suit, or proceeding, whether civil, administrative or arbitrative, from which they are indemnified by the Settlement Facility pursuant to Section 4.6(a) above, shall be paid by the Settlement Facility in advance of the final disposition thereof upon receipt of an undertaking, by or on behalf of the Trustee, the members of the CAC, the FCR or Additional Indemnatee, to repay such amount in the event that it shall be determined ultimately by final order that such Trustee, member of the CAC, FCR or Additional Indemnatee is not entitled to be indemnified by the Settlement Facility.

(c) The Trustee may purchase and maintain reasonable amounts and types of insurance on behalf of an individual who is or was the Trustee, member of the CAC, the FCR or Additional Indemnatee, including against liability asserted against or incurred by such individual in that capacity or arising from his or her status as the Trustee, member of the CAC, the FCR, an officer or an employee of the Settlement Facility, or an advisor, consultant or agent of the Settlement Facility, the CAC or the FCR.

(d) On the Effective Date, the Settlement Facility shall assume the Debtors' indemnification obligations to the Indemnified Parties identified in paragraph 5 of the Bankruptcy Court's Order Granting Debtors' Motion for Appointment of Joseph W. Grier, III as

Future Asbestos Claimants' Representative (Docket No. 512), entered September 16, 2010, and upon such assumption the Debtors will be released of such obligations.

4.7 Lien. The Trustee, members of the CAC, the FCR and Additional Indemnitees shall have a first priority lien upon the Asbestos Trust Assets to secure the payment of any amounts payable to them pursuant to Section 4.6 above.

4.8 Trustee's Employment of Experts; Delaware Trustee's Employment of Counsel.

(a) The Trustee may, but shall not be required to, retain and/or consult with counsel, accountants, appraisers, auditors, forecasters, experts, financial and investment advisors and such other parties deemed by the Trustee to be qualified as experts on the matters submitted to the Trustee (the "**Settlement Facility Professionals**"), and in the absence of gross negligence, the written opinion of or information provided by any such party deemed by the Trustee to be an expert on the particular matter submitted to such party shall be full and complete authorization and protection in respect of any action taken or not taken by the Trustee hereunder in good faith and in accordance with the written opinion of or information provided by any such party.

(b) The Delaware Trustee shall be permitted to retain counsel only in such circumstances as are required in the exercise of its duties hereunder, and its compliance with the advice of such counsel shall be full and complete authorization and protection for actions taken or not taken by the Delaware Trustee in good faith in compliance with such advice.

4.9 Trustee's Independence. The Trustee shall not, during the term of his or her service, hold a financial interest in, act as attorney or agent for, or serve as any other professional for a Reorganized Debtor. Notwithstanding the foregoing, with the consent of the CAC and the FCR, the Trustee may serve, without any additional compensation other than the per diem

compensation to be paid by the Settlement Facility pursuant to Section 4.5(a) above, as a director or manager of a Reorganized Debtor and/or its subsidiaries. The Trustee shall not act as an attorney for any person who holds an asbestos claim. For the avoidance of doubt, this Section shall not be applicable to the Delaware Trustee.

4.10 Bond. The Trustee and the Delaware Trustee shall not be required to post any bond or other form of surety or security unless otherwise ordered by the Bankruptcy Court.

4.11 Delaware Trustee.

(a) There shall at all times be a Delaware Trustee. The Delaware Trustee shall either be (i) a natural person who is at least 21 years of age and a resident of the State of Delaware or (ii) a legal entity that has its principal place of business in the State of Delaware, which otherwise meets the requirements of applicable Delaware law and shall act through one or more persons authorized to bind such entity. If at any time the Delaware Trustee shall cease to be eligible in accordance with the provisions of this Section 4.11, it shall resign immediately in the manner and with the effect hereinafter specified in Section 4.11(c) below. For the avoidance of doubt, the Delaware Trustee will only have such rights and obligations as are expressly provided by reference to the Delaware Trustee hereunder.

(b) The Delaware Trustee shall not be entitled to exercise any powers, nor shall the Delaware Trustee have any of the duties and responsibilities, of the Trustee set forth herein. The Delaware Trustee shall be one of the trustees of the Settlement Facility for the sole and limited purpose of fulfilling the requirements of Section 3807 of the Act and for taking such actions as are required to be taken by a Delaware Trustee under the Act. The duties (including fiduciary duties), liabilities and obligations of the Delaware Trustee shall be limited to (i) accepting legal process served on the Settlement Facility in the State of Delaware and (ii)

executing of any certificates required to be filed with the Secretary of State of the State of Delaware that the Delaware Trustee is required to execute under Section 3811 of the Act. There shall be no other duties (including fiduciary duties) or obligations, express or implied, at law or in equity, of the Delaware Trustee.

(c) The Delaware Trustee shall serve until such time as the Trustee removes the Delaware Trustee or the Delaware Trustee resigns and a successor Delaware Trustee is appointed by the Trustee in accordance with the terms of Section 4.11(d) below. The Delaware Trustee may resign at any time upon the giving of at least sixty (60) days advance written notice to the Trustee; provided, that such resignation shall not become effective unless and until a successor Delaware Trustee shall have been appointed by the Trustee in accordance with Section 4.11(d) below. If the Trustee does not act within such 60-day period, the Delaware Trustee may apply to the Court of Chancery of the State of Delaware for the appointment of a successor Delaware Trustee.

(d) Upon the resignation or removal of the Delaware Trustee, the Trustee shall appoint a successor Delaware Trustee by delivering a written instrument to the outgoing Delaware Trustee. Any successor Delaware Trustee must satisfy the requirements of Section 3807 of the Act. Any resignation or removal of the Delaware Trustee and appointment of a successor Delaware Trustee shall not become effective until a written acceptance of appointment is delivered by the successor Delaware Trustee to the outgoing Delaware Trustee and the Trustee and any fees and expenses due to the outgoing Delaware Trustee are paid. Following compliance with the preceding sentence, the successor Delaware Trustee shall become fully vested with all of the rights, powers, duties and obligations of the outgoing Delaware Trustee under this Settlement Facility Agreement, with like effect as if originally named as Delaware

Trustee, and the outgoing Delaware Trustee shall be discharged of its duties and obligations under this Settlement Facility Agreement.

4.12 Medicare Obligations.

(a) It is the position of the parties to this Settlement Facility Agreement that the Asbestos Protected Parties will have no reporting obligations in respect of their contributions to the Settlement Facility, or in respect of any payments, settlements, resolutions, awards, or other claim liquidations by the Settlement Facility, under the reporting provisions of 42 U.S.C. §1395y *et seq.* or any other similar statute or regulation, and any related rules, regulations, or guidance issued in connection therewith or relating thereto (“**MSPA**”), including Section 111 of the Medicare, Medicaid, and SCHIP Extension Act of 2007 (P. L. 110-173), or any other similar statute or regulation, and any related rules, regulations, or guidance issued in connection therewith or relating thereto (“**MMSEA**”). Unless and until there is definitive regulatory, legislative, or judicial authority (as embodied in a final non-appealable decision from the United States Court of Appeals for the Fourth Circuit or the United States Supreme Court), or a letter from the Secretary of Health and Human Services confirming that the Asbestos Protected Parties have no reporting obligations under MMSEA with respect to any settlements, payments, or other awards made by the Settlement Facility or with respect to contributions the Asbestos Protected Parties have made or will make to the Settlement Facility, the Settlement Facility shall, at its sole expense, in connection with the implementation of the Plan, act as a reporting agent for the Asbestos Protected Parties, and shall timely submit all reports that would be required to be made by any of the Asbestos Protected Parties under MMSEA on account of any claims settled, resolved, paid, or otherwise liquidated by the Settlement Facility or with respect to contributions to the Settlement Facility, including, but not limited to, reports that would be required if the

Asbestos Protected Parties were otherwise found to have MMSEA reporting requirements. The Settlement Facility, in its role as reporting agent for the Asbestos Protected Parties, shall follow all applicable guidance published by the Centers for Medicare & Medicaid Services of the United States Department of Health and Human Services and/or any other agent or successor entity charged with responsibility for monitoring, assessing, or receiving reports made under MMSEA (collectively, “CMS”) to determine whether or not, and, if so, how, to report to CMS pursuant to MMSEA.

(b) As long as the Settlement Facility is required to act as a reporting agent for any Asbestos Protected Party pursuant to the provisions of Section 4.12(a) above, the Settlement Facility shall within ten (10) business days following the end of each calendar quarter, provide a written certification to the party designated in writing by each Asbestos Protected Party for which the Settlement Facility is required to act as reporting agent, confirming that all reports to CMS required by Section 4.12(a) above have been submitted in a timely fashion, and identifying (i) any reports that were rejected or otherwise identified as noncompliant by CMS, along with the basis for such rejection or noncompliance, and (ii) any payments to Medicare benefits recipients or Medicare-eligible beneficiaries that the Settlement Facility did not report to CMS.

(c) With respect to any reports rejected or otherwise identified as noncompliant by CMS, the Settlement Facility shall, upon request by an Asbestos Protected Party for which the Settlement Facility is required to act as reporting agent, promptly provide copies of the original reports submitted to CMS, as well as any response received from CMS with respect to such reports; *provided, however*, that the Settlement Facility may redact from such copies the names, Social Security numbers other than the last four digits, health insurance claim numbers, taxpayer identification numbers, employer identification numbers, mailing

addresses, telephone numbers, and dates of birth of the injured parties, claimants, guardians, conservators and/or other personal representatives, as applicable. With respect to any such reports, the Settlement Facility shall reasonably undertake to remedy any issues of noncompliance identified by CMS and resubmit such reports to CMS, and, upon request by an Asbestos Protected Party, provide such Asbestos Protected Party with copies of such resubmissions; *provided, however*, that the Settlement Facility may redact from such copies the names, Social Security numbers other than the last four digits, health insurance claim numbers, taxpayer identification numbers, employer identification numbers, mailing addresses, telephone numbers, and dates of birth of the injured parties, claimants, guardians, conservators and/or other personal representatives, as applicable. In the event the Settlement Facility is unable to remedy any issues of noncompliance, the provisions of Section 4.12(g) below shall apply.

(d) As long as the Settlement Facility is required to act as a reporting agent for an Asbestos Protected Party pursuant to Section 4.12(a) above, with respect to each claim of a Medicare benefits recipient or Medicare-eligible beneficiary that was paid by the Settlement Facility and not reported to CMS, the Settlement Facility shall, upon request by such Asbestos Protected Party, promptly provide the claimant's name, last four digits of the claimant's Social Security number, the year of the claimant's birth, the claimants' asbestos-related disease, and any other information that may be necessary in the reasonable judgment of such Asbestos Protected Party to satisfy its obligations, if any, under MMSEA, as well as the basis for the Settlement Facility's failure to report the payment. In the event the Asbestos Protected Party informs the Settlement Facility that it disagrees with the Settlement Facility's decision not to report a claim paid by the Settlement Facility, the Settlement Facility shall promptly report the payment to CMS. All documentation relied upon by the Settlement Facility in making a determination that a

payment did not have to be reported to CMS shall be maintained for a minimum of six years following such determination. The Asbestos Protected Parties shall keep any information and documents received from the Settlement Facility pursuant to this Section 4.12(d) confidential and shall not use such information for any purpose other than meeting obligations under MSPA and/or MMSEA.

(e) As long as the Settlement Facility is required to act as a reporting agent for any Asbestos Protected Party pursuant to Section 4.12(a) above, the Settlement Facility shall make the reports and provide the certifications required by Section 4.12(a) and (b) above until such time as the Asbestos Protected Party shall determine, in its reasonable judgment, that it has no further legal obligation under MMSEA or otherwise to report any settlements, resolutions, payments, or liquidation determinations made by the Settlement Facility or contributions to the Settlement Facility. Furthermore, following any permitted cessation of reporting, or if reporting has not previously commenced due to the satisfaction of one or more of the conditions set forth in Section 4.12(a) above, and if the Asbestos Protected Party reasonably determines, based on subsequent legislative, administrative, regulatory, or judicial developments, that reporting is required, then the Settlement Facility shall promptly perform its obligations under Section 4.12(a) and (b) above.

(f) Section 4.12(a) above is intended to be purely prophylactic in nature, and does not imply, and shall not constitute an admission, that any Asbestos Protected Party is, in fact, an “applicable plan” within the meaning of MMSEA, or that any Asbestos Protected Party has a legal obligation to report any actions undertaken by the Settlement Facility or contributions to the Settlement Facility under MMSEA or any other statute or regulation.

(g) In the event that CMS concludes that reporting done by the Settlement Facility in accordance with Section 4.12(a) above is or may be deficient in any way, and has not been corrected to the satisfaction of CMS in a timely manner, or if CMS communicates to the Settlement Facility or any of the Asbestos Protected Parties a concern with respect to the sufficiency or timeliness of such reporting, or there appears to an Asbestos Protected Party a reasonable basis for a concern with respect to the sufficiency or timeliness of such reporting or non-reporting based upon the information received pursuant to Section 4.12(b), (c) or (d) above, or other credible information, then each Asbestos Protected Party shall have the right to submit its own reports to CMS under MMSEA, and the Settlement Facility shall provide in a timely manner to any Asbestos Protected Party that elects to file its own reports such information as the electing Asbestos Protected Party may require in order to comply with MMSEA, including, without limitation, the full reports filed by the Settlement Facility pursuant to Section 4.12(a) above without any redactions. Such Asbestos Protected Party shall keep any information it receives from the Settlement Facility pursuant to this Section 4.12(g) confidential and shall not use such information for any purpose other than meeting obligations under MSPA and/or MMSEA.

(h) Notwithstanding any other provision hereof, if the Settlement Facility is required to act as a reporting agent for any of the Asbestos Protected Parties pursuant to the provisions contained herein, then such Asbestos Protected Parties shall take all steps necessary and appropriate as required by CMS to permit any reports contemplated by this Section 4.12 to be filed. Furthermore, until an Asbestos Protected Party provides the Settlement Facility with any necessary information regarding that Asbestos Protected Party's identifying information that may be required by CMS's Coordination of Benefits Contractor to effectuate reporting, the

Settlement Facility shall have no obligation to report under Section 4.12(a) above with respect to any such entity that has not provided such information and the Settlement Facility shall have no indemnification obligation under Subsection (j) of this Section 4.12 to such Asbestos Protected Party for any penalty, interest, or sanction that may arise solely on account of the Asbestos Protected Party's failure to timely provide such information to the Settlement Facility in response to a timely request by the Settlement Facility for such information.

(i) The Trustee shall obtain prior to remittance of funds to claimants' counsel or to the claimant, if pro se, in respect of any Claim a certification from the claimant to be paid that said claimant has or will provide for the payment and/or resolution of any obligations owing or potentially owing under MSPA in connection with, or relating to, such Claim which certification shall acknowledge that the Asbestos Protected Parties also are beneficiaries of such certification. The Settlement Facility shall provide a quarterly certification of its compliance with the terms of the immediately preceding sentence to the party designated in writing by each Asbestos Protected Party for which the Settlement Facility is required to act as reporting agent, and shall permit reasonable audits by such Asbestos Protected Parties, no more often than quarterly, to confirm the Settlement Facility's compliance with this Section 4.12(i) during which Asbestos Protected Party may request copies of claimant certifications. For the avoidance of doubt, the Settlement Facility shall be obligated to comply with the requirements of this Section 4.12(i) regardless of whether an Asbestos Protected Party elects to file its own reports under MMSEA pursuant to Section 4.12(g) above. The Asbestos Protected Parties shall keep any information and documents received from the Settlement Facility pursuant to this Section 4.12(i) confidential and shall not use such information for any purpose other than meeting obligations under MSPA and/or MMSEA.

(j) Except as expressly provided elsewhere in this Settlement Facility Agreement, the Settlement Facility shall defend, indemnify, and hold harmless an Asbestos Protected Party with respect to any Claim against such Asbestos Protected Party in respect of Medicare claims reporting and payment obligations in connection with Claims, including any obligations owing or potentially owing under MMSEA or MSPA in connection therewith, or relating thereto and any penalty, interest, or sanction. The foregoing indemnification obligation of the Settlement Facility is a direct obligation of the Settlement Facility and is not subject to application of any payment percentage or other reduction.

SECTION V

CLAIMANT ADVISORY COMMITTEE

5.1 Members. The CAC shall consist of nine (9) members, who shall initially be the persons named on the signature page hereof.

5.2 Duties. The members of the CAC shall serve in a fiduciary capacity representing all holders of present Claims. The Trustee must consult with the CAC on matters identified in Section 2.2(e) above and in other provisions herein, and must obtain the consent of the CAC on matters identified in Section 2.2(f) above. Where provided in the CRP, certain other actions by the Trustee are also subject to the consent of the CAC.

5.3 Term of Office.

(a) The initial members of the CAC appointed in accordance with Section 5.1 above shall serve staggered terms of three (3), four (4), or five (5) years shown on the signature pages hereof. Thereafter, each term of office shall be five (5) years. Each member of the CAC shall serve until the earlier of (i) his or her death, (ii) his or her resignation pursuant to Section 5.3(b) below, (iii) his or her removal pursuant to Section 5.3(c) below, (iv) the end of his or her

term as provided above, or (v) the termination of the Settlement Facility pursuant to Section 7.2 below.

(b) A member of the CAC may resign at any time by written notice to the other members of the CAC, the Trustee and the FCR. Such notice shall specify a date when such resignation shall take effect, which shall not be less than ninety (90) days after the date such notice is given, where practicable.

(c) A member of the CAC may be removed only by the Bankruptcy Court and only in the event that he or she becomes unable to discharge his or her duties hereunder due to accident, physical deterioration, mental incompetence, or engages in a consistent pattern of neglect and failure to perform or to participate in performing the duties of such member hereunder, such as repeated non-attendance at scheduled meetings, or for other good cause. Such removal shall be made at the recommendation of the remaining members of the CAC with the approval of the Bankruptcy Court.

5.4 Appointment of Successor.

(a) If, prior to the termination of service of a member of the CAC other than as a result of removal, he or she has designated in writing an individual to succeed him or her as a member of the CAC, such individual shall be his or her successor. Prior to the expiration of a term, a member of the CAC may reappoint himself or herself as a successor. If such member of the CAC did not reappoint himself or herself or designate an individual to succeed him or her prior to the termination of his or her service as contemplated above, such member's law firm may designate his or her successor. If (i) a member of the CAC did not reappoint himself or herself or designate an individual to succeed him or her prior to the termination of his or her service and such member's law firm does not designate his or her successor as contemplated

above or (ii) he or she is removed pursuant to Section 5.3(c) above, his or her successor shall be appointed by a majority of the remaining members of the CAC or, if such members cannot agree on a successor, the Bankruptcy Court. Nothing in this Agreement shall prevent the reappointment of an individual serving as a member of the CAC for an additional term or terms, and there shall be no limit on the number of terms that a CAC member may serve.

(b) Each successor CAC member shall serve until the earlier of (i) the end of the full term of five (5) years for which he or she was appointed if his or her immediate predecessor member of the CAC completed his or her term, (ii) the end of the term of the member of the CAC whom he or she replaced if his or her predecessor member did not complete such term, (iii) his or her death, (iv) his or her resignation pursuant to Section 5.3(b) above, (v) his or her removal pursuant to Section 5.3(c) above, or (vi) the termination of the Settlement Facility pursuant to Section 7.2 below.

5.5 CAC's Employment of Professionals.

(a) The CAC may but is not required to retain and/or consult counsel, accountants, appraisers, auditors, forecasters, experts, and financial and investment advisors, and such other parties deemed by the CAC to be qualified as experts on matters submitted to the CAC (the "**CAC Professionals**"). The CAC and the CAC Professionals shall at all times have complete access to the Settlement Facility's officers, employees and agents, as well as to the Settlement Facility Professionals, and shall also have complete access to all non-privileged information generated by them or otherwise available to the Settlement Facility or the Trustee provided that the provision of any information by the Settlement Facility Professionals to the CAC or the CAC Professionals shall not constitute a waiver of any applicable privilege, and that the information provided to the CAC members shall not provide them an unfair advantage in

filing Claims compared to other claimants' counsel. In the absence of gross negligence, the written opinion of or information provided by any CAC Professional or Settlement Facility Professional deemed by the CAC to be qualified as an expert on the particular matter submitted to the CAC shall be full and complete authorization and protection in support of any action taken or not taken by the CAC in good faith and in accordance with the written opinion of or information provided by the CAC Professional or Settlement Facility Professional.

(b) The Settlement Facility shall promptly reimburse the CAC for, or pay directly if so instructed, all reasonable fees and costs associated with the CAC's employment of legal counsel and, if the CAC deems necessary, a claims forecasting expert, pursuant to Section 5(a) hereof in connection with the CAC's performance of its duties hereunder.

(c) The Settlement Facility shall promptly reimburse the CAC for, or pay directly if so instructed, all reasonable fees and costs associated with the CAC's employment of any other CAC Professional pursuant to Section 5(a) hereof in connection with the CAC's performance of its duties hereunder; *provided, however*, that (i) the CAC has first submitted to the Settlement Facility a written request for such reimbursement setting forth the reasons (A) why the CAC desires to employ such CAC Professional, and (B) why the CAC cannot rely on Settlement Facility Professionals to meet the need of the CAC for such expertise or advice, and (ii) the Settlement Facility has approved the CAC's request for reimbursement in writing. If the Settlement Facility agrees to pay for the CAC Professional, such reimbursement shall be treated as a Settlement Facility expense. If the Settlement Facility declines to pay for the CAC Professional, it must set forth its reasons for so doing in writing. If the CAC still desires to employ the CAC Professional at the Settlement Facility's expense, the CAC and/or the Trustee shall resolve their dispute pursuant to Section 7.13 below.

5.6 Compensation and Expenses of the CAC.

The members of the CAC shall receive no compensation from the Settlement Facility for their services as CAC members. The Settlement Facility shall promptly reimburse the members of the CAC for, or pay directly if so instructed, all reasonable out-of-pocket costs and expenses incurred in connection with the performance of their duties hereunder. Such reimbursement or direct payment shall be deemed a Settlement Facility expense. The Settlement Facility shall include a description of the amounts paid under this Section 5.6 in the Annual Report to be filed with the Bankruptcy Court and provided to the FCR and the CAC pursuant to Section 2.2(c)(i).

5.7 Procedures for Consultation with and Obtaining the Consent of the CAC.

(a) Consultation Process.

(i) In the event the Trustee is required to consult with the CAC pursuant to Section 2.2(e) above or on other matters as provided herein, the Trustee shall provide the CAC with written advance notice of the matter under consideration, and with all relevant information concerning the matter as is reasonably practicable under the circumstances. The Trustee shall also provide the CAC with such reasonable access to the Settlement Facility Professionals and other experts retained by the Settlement Facility and its staff (if any) as the CAC may reasonably request during the time when the Trustee is considering such matter, and shall also provide the CAC the opportunity, at reasonable times and for reasonable periods of time, to discuss and comment on such matter with the Trustee.

(ii) In determining when to take definitive action on any matter subject to the consultation procedures set forth in this Section 5.7(a), the Trustee shall take into consideration the time required for the CAC, if its members so wish, to engage and consult with its own independent advisor(s) as to such matter. In any event, the Trustee shall not take

definitive action on any such matter until at least thirty (30) days after providing the CAC with the initial written notice that such matter is under consideration by the Trustee, unless such time period is waived by the CAC.

(b) **Consent Process.**

(i) In the event the Trustee is required to obtain the consent of the CAC pursuant to Section 2.2(f) above, the Trustee shall provide the CAC with a written notice stating that its consent is being sought pursuant to that provision, describing in detail the nature and scope of the action the Trustee proposes to take, and explaining in detail the reasons why the Trustee desires to take such action. The Trustee shall provide the CAC as much relevant additional information concerning the proposed action as is reasonably practicable under the circumstances. The Trustee shall also provide the CAC with such access to the Settlement Facility Professionals and other experts retained by the Settlement Facility and its staff (if any) as the CAC may reasonably request during the time when the Trustee is considering such action, and shall also provide the CAC the opportunity, at reasonable times and for reasonable periods of time, to discuss and comment on such action with the Trustee.

(ii) The CAC must consider in good faith and in a timely fashion any request for its consent by the Trustee, and must in any event advise the Trustee in writing of its consent or its objection to the proposed action within thirty (30) days of receiving the original request for consent from the Trustee. The CAC may not withhold its consent unreasonably. If the CAC decides to withhold its consent, it must explain in detail its objections to the proposed action. If the CAC does not advise the Trustee in writing of its consent or its objections to the action within thirty (30) days of receiving notice regarding such request, the CAC's consent to the proposed actions shall be deemed to have been affirmatively granted.

(iii) If, after following the procedures specified in this Section 5.7(b), the CAC continues to object to the proposed action and to withhold its consent to the proposed action, the Trustee and the CAC shall resolve their dispute pursuant to Section 7.13. However, the burden of proof with respect to the reasonableness of the CAC's objection and withholding of its consent shall be on the CAC.

(iv) The procedures specified in this Section 5.7(b) shall apply to disputes regarding changes in the Maximum Annual Payment and the Maximum Settlement Values for which the consent of the CAC is required pursuant to Section 2.3 of the CRP.

SECTION VI

THE FUTURE CLAIMANTS' REPRESENTATIVE

6.1 Duties. The initial FCR shall be the individual identified on the signature pages hereto. He shall serve in a fiduciary capacity, representing the interests of the holders of future Claims for the purpose of protecting the rights of such persons. The Trustee must consult with the FCR on matters identified in Section 2.2(e) above and on certain other matters provided herein, and must obtain the consent of the FCR on matters identified in Section 2.2(f) above. Where provided in the CRP, certain other actions by the Trustee are also subject to the consent of the FCR.

6.2 Term of Office.

(a) The FCR shall serve until the earlier of (i) his or her death, (ii) his or her resignation pursuant to Section 6.2(b) below, (iii) his or her removal pursuant to Section 6.2(c) below, or (iv) the termination of the Settlement Facility pursuant to Section 7.2 below.

(b) The FCR may resign at any time by written notice to the Trustee. Such notice shall specify a date when such resignation shall take effect, which shall not be less than ninety (90) days after the date such notice is given, where practicable.

(c) The FCR may only be removed by the Bankruptcy Court, and only in the event he or she becomes unable to discharge his or her duties hereunder due to accident, physical deterioration, mental incompetence, or engages in a consistent pattern of neglect and failure to perform or to participate in performing the duties hereunder, such as repeated non-attendance at scheduled meetings, or for other good cause.

6.3 Appointment of Successor. A vacancy caused by death or resignation shall be filled with an individual nominated by the resigning or deceased FCR prior to the effective date of the resignation or the death, and a vacancy caused by removal of the FCR shall be filled with an individual nominated by the Trustee in consultation with the CAC, subject, in each case, to the approval of the Bankruptcy Court. With respect to a vacancy caused by death or resignation, if the resigning or deceased FCR did not nominate an individual to fill the vacancy prior to the effective date of the resignation or the date of death, the vacancy shall be filled with an individual nominated by the Trustee in consultation with the CAC, subject to the approval of the Bankruptcy Court.

6.4 Future Claimants' Representative's Employment of Professionals.

(a) The FCR may, but is not required to, retain and/or consult counsel, accountants, appraisers, auditors, forecasters, experts, and financial and investment advisors, and such other parties deemed by the FCR to be qualified as experts on matters submitted to the FCR (the "**FCR Professionals**"). The FCR and the FCR Professionals shall at all times have complete access to the Settlement Facility's officers, employees and agents, as well as to the Settlement

Facility Professionals, and shall also have complete access to all non-privileged information generated by them or otherwise available to the Settlement Facility or the Trustee provided that any information provided by the Settlement Facility Professionals shall not constitute a waiver of any applicable privilege. In the absence of gross negligence, the written opinion of or information provided by any FCR Professional or Settlement Facility Professional deemed by the FCR to be qualified as an expert on the particular matter submitted to the FCR shall be full and complete authorization and protection in support of any action taken, or not taken, by the FCR in good faith and in accordance with the written opinion of or information provided by the FCR Professional or Settlement Facility Professional.

(a) The Settlement Facility shall promptly reimburse the FCR for, or pay directly if so instructed, all reasonable fees and costs associated with the FCR's employment of legal counsel and, if the FCR deems necessary, a claims forecasting expert, pursuant to Section 6(a) hereof in connection with the FCR's performance of his or her duties hereunder.

(b) The Settlement Facility shall also promptly reimburse the FCR for, or pay directly if so instructed, all reasonable fees and costs associated with the FCR's employment of any other FCR Professionals pursuant to Section 6(a) hereof in connection with the FCR's performance of his or her duties hereunder; *provided, however*, that (i) the FCR has first submitted to the Settlement Facility a written request for such reimbursement setting forth the reasons (A) why the FCR desires to employ the FCR Professional, and (B) why the FCR cannot rely on Settlement Facility Professionals to meet the need of the FCR for such expertise or advice, and (ii) the Settlement Facility has approved the FCR's request for reimbursement in writing. If the Settlement Facility agrees to pay for the FCR Professional, such reimbursement shall be treated as a Settlement Facility expense. If the Settlement Facility declines to pay for the

FCR Professional, it must set forth its reasons in writing. If the FCR still desires to employ the FCR Professional at the Settlement Facility's expense, the FCR and the Trustee shall resolve their dispute pursuant to Section 7.13 below.

6.5 Compensation and Expenses of the Future Claimants' Representative. The FCR shall receive compensation from the Settlement Facility in the form of payment at the FCR's normal hourly rate for services performed. The Settlement Facility shall promptly reimburse the FCR for all reasonable out-of-pocket costs and expenses incurred by the FCR in connection with the performance of his or her duties hereunder. Such reimbursement or direct payment shall be deemed a Settlement Facility expense. The Settlement Facility shall include a description of the amounts paid under this Section 6.5 in the Annual Report to be filed with the Bankruptcy Court and provided to the FCR and the CAC pursuant to Section 2.2(c)(i).

6.6 Procedures for Consultation with and Obtaining the Consent of the Future Claimants' Representative.

(a) **Consultation Process.**

(i) In the event the Trustee is required to consult with the FCR pursuant to Section 2.2(e) above or on any other matters specified herein, the Trustee shall provide the FCR with written advance notice of the matter under consideration, and with all relevant information concerning the matter as is reasonably practicable under the circumstances. The Trustee shall also provide the FCR with such access to the Settlement Facility Professionals and other experts retained by the Settlement Facility and its staff (if any) as the FCR may reasonably request during the time when the Trustee is considering such matter, and shall also provide the FCR the opportunity, at reasonable times and for reasonable periods of time, to discuss and comment on such matter with the Trustee.

(ii) In determining when to take definitive action on any matter subject to the consultation process set forth in this Section 6.6(a), the Trustee shall take into consideration the time required for the FCR, if he or she so wishes, to engage and consult with his or her own independent advisor(s) as to such matter. In any event, the Trustee shall not take definitive action on any such matter until at least thirty (30) days after providing the FCR with the initial written notice that such matter is under consideration by the Trustee, unless such period is waived by the FCR.

(b) **Consent Process.**

(i) In the event the Trustee is required to obtain the consent of the FCR pursuant to Section 2.2(f) above, the Trustee shall provide the FCR with a written notice stating that his or her consent is being sought pursuant to that provision, describing in detail the nature and scope of the action the Trustee proposes to take, and explaining in detail the reasons why the Trustee desires to take such action. The Trustee shall provide the FCR as much relevant additional information concerning the proposed action as is reasonably practicable under the circumstances. The Trustee shall also provide the FCR with such access to the Settlement Facility Professionals and other experts retained by the Settlement Facility and its staff (if any) as the FCR may reasonably request during the time when the Trustee is considering such action, and shall also provide the FCR the opportunity, at reasonable times and for reasonable periods of time, to discuss and comment on such action with the Trustee.

(i) The FCR must consider in good faith and in a timely fashion any request for his or her consent by the Trustee, and must in any event advise the Trustee in writing of his or her consent or objection to the proposed action within thirty (30) days of receiving the original request for consent from the Trustee. The FCR may not withhold his or her consent

unreasonably. If the FCR decides to withhold consent, he or she must explain in detail his or her objections to the proposed action. If the FCR does not advise the Trustee in writing of his or her consent or objections to the proposed action within thirty (30) days of receiving the notice from the Trustee regarding such consent, the FCR's consent shall be deemed to have been affirmatively granted.

(c) If, after following the procedures specified in this Section 6.6(b), the FCR continues to object to the proposed action and to withhold his or her consent to the proposed action, the Trustee and the FCR shall resolve their dispute pursuant to Section 7.13. However, the burden of proof with respect to the reasonableness of the FCR's objection and withholding of his or her consent shall be on the FCR.

(d) The procedures specified in this Section 6.6(b) shall apply to disputes regarding changes in the Maximum Annual Payment and the Maximum Settlement Values for which the consent of the FCR is required pursuant to Section 2.3 of the CRP.

SECTION VII

GENERAL PROVISIONS

7.1 Irrevocability. To the fullest extent permitted by applicable law, the Settlement Facility is irrevocable.

7.2 Term; Termination.

(a) The term for which the Settlement Facility is to exist shall commence on the date of the filing of the Certificate of Trust and shall terminate pursuant to the provisions of Section 7.2 below.

(b) The Settlement Facility shall automatically dissolve on the date (the "**Dissolution Date**") ninety (90) days after the first to occur of the following events:

(i) the date on which the Trustee decides to dissolve the Settlement Facility because (A) he or she deems it unlikely that new asbestos claims will be filed against the Settlement Facility, (B) all Claims duly filed with the Settlement Facility have been liquidated and paid to the extent provided in this Settlement Facility Agreement and the CRP or have been disallowed by a final non-appealable order, to the extent possible based upon the funds available through the Plan, and (C) twelve (12) consecutive months have elapsed during which no new asbestos claim has been filed with the Settlement Facility; or

(ii) if the Trustee has procured and has in place irrevocable insurance policies and has established claims handling agreements and other necessary arrangements with suitable third parties adequate to discharge all expected remaining obligations and expenses of the Settlement Facility in a manner consistent with this Settlement Facility Agreement and the CRP, the date on which the Bankruptcy Court enters an order approving such insurance and other arrangements and such order becomes a final order; or

(iii) to the extent that any rule against perpetuities shall be deemed applicable to the Settlement Facility, the date on which twenty-one (21) years less ninety-one (91) days pass after the death of the last survivor of all of the descendants of the late Joseph P. Kennedy, Sr., father of the late President John F. Kennedy, living on the date hereof.

(c) On the Dissolution Date or as soon as reasonably practicable, after the wind-up of the Settlement Facility's affairs by the Trustee and payment of all of the Settlement Facility's liabilities have been provided for as required by applicable law, including Section 3808 of the Act, all monies remaining in the Settlement Facility estate shall be given to one or more organization(s) exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, which tax-exempt organization(s) shall be selected by the Trustee using his or her

reasonable discretion; *provided, however*, that (i) if practicable, the activities of the selected tax-exempt organization(s) shall be related to the treatment of, research on, or the relief of individuals suffering from asbestos-related lung disease or disorders, and (ii) the tax-exempt organization(s) shall not bear any relationship to the Reorganized Debtors within the meaning of section 468B(d)(3) of the Internal Revenue Code. Notwithstanding any contrary provision of the Plan and related documents, this Section 7.2(c) cannot be modified or amended.

(d) Following the dissolution and distribution of the assets of the Settlement Facility, the Settlement Facility shall terminate and the Trustee shall execute and cause a Certificate of Cancellation of the Certificate of Trust of the Settlement Facility to be filed in accordance with the Act. Notwithstanding anything to the contrary contained in this Settlement Facility Agreement, the existence of the Settlement Facility as a separate legal entity shall continue until the filing of such Certificate of Cancellation.

7.3 Amendments. The Trustee, after consultation with the CAC and the FCR, and subject to the consent of both the CAC and the FCR, may modify or amend this Settlement Facility Agreement and the Settlement Facility Bylaws, so long as the modifications or amendments do not conflict with the CRP. Section 12.6 of the CRP shall govern amendments to the CRP and its appendices. Any modification or amendment made pursuant to this Article or Section 12.6 of the CRP must be done in writing. Notwithstanding anything contained in this Settlement Facility Agreement or the CRP to the contrary, neither this Settlement Facility Agreement, the Settlement Facility Bylaws, the CRP, nor any document annexed to the foregoing shall be modified or amended in any way that could jeopardize, impair, or modify (i) the applicability of section 524(g) of the Bankruptcy Code to the Plan and the Confirmation Order, (ii) the efficacy or enforceability of the Asbestos Channeling Injunction or any other

injunction or release issued or granted in favor of any (or all) of Asbestos Protected Parties in connection with the Plan, or (iii) the Settlement Facility's qualified settlement fund status under the QSF Regulations.

7.4 Meetings. The Delaware Trustee shall not be required nor permitted to attend meetings relating to the Settlement Facility.

7.5 Severability. Should any provision in this Settlement Facility Agreement be determined to be unenforceable, such determination shall in no way limit or affect the enforceability and operative effect of any and all other provisions of this Settlement Facility Agreement.

7.6 Notices. Notices to persons asserting Claims shall be given by first class mail, postage prepaid, at the address of such person, or, where applicable, such person's legal representative, in each case as provided on such person's claim form submitted to the Settlement Facility with respect to his or her Claim.

(a) Any notices or other communications required or permitted hereunder to the following parties shall be in writing and delivered at the addresses designated below, or sent by e-mail or facsimile pursuant to the instructions listed below, or mailed by registered or certified mail, return receipt requested, postage prepaid, addressed as follows, or to such other address or addresses as may hereafter be furnished in writing to each of the other parties listed below in compliance with the terms hereof.

To the Settlement Facility through the Trustee:

[_____]

To the Delaware Trustee:

Wilmington Trust Company
1100 N. Market Street

Wilmington, DE 19890-1625
Attention: Corporate Custody]

To the CAC:

[_____]

To the FCR:

Joseph W. Grier, III
Grier Furr & Crisp, PA
101 North Tryon Street, Suite 1240
Charlotte, NC 28246

To the Reorganized Debtors:

Garlock Sealing Technologies, LLC

[_____]

Garrison Litigation Management Group, Ltd.

[_____]

OldCo, LLC:

[_____]

(b) All such notices and communications if mailed shall be effective when physically delivered at the designated addresses or, if electronically transmitted, when the communication is received at the designated addresses and confirmed by the recipient by return transmission.

7.7 Successors and Assigns. The provisions of this Settlement Facility Agreement shall be binding upon and inure to the benefit of the Debtors, the Settlement Facility, the Trustee, and the Reorganized Debtors, and their respective successors and assigns, except that neither the

Debtors, the Settlement Facility, the Trustee, nor the Reorganized Debtors may assign or otherwise transfer any of its, or their, rights or obligations, if any, under this Settlement Facility Agreement except, in the case of the Settlement Facility and the Trustee, as contemplated by Section 2.1 above.

7.8 Limitation on Claim Interests for Securities Laws Purposes. Claims, and any interests therein (a) shall not be assigned, conveyed, hypothecated, pledged, or otherwise transferred, voluntarily or involuntarily, directly or indirectly, except by will or under the laws of descent and distribution; (b) shall not be evidenced by a certificate or other instrument; (c) shall not possess any voting rights; and (d) shall not be entitled to receive any dividends or interest; provided, however, that clause (a) of this Section 7.8 shall not apply to the holder of a claim that is subrogated to a Claim as a result of its satisfaction of such Claim.

7.9 Entire Agreement; No Waiver. The entire agreement of the parties relating to the subject matter of this Settlement Facility Agreement is contained herein and in the documents referred to herein, and this Settlement Facility Agreement and such documents supersede any prior oral or written agreements concerning the subject matter hereof. No failure to exercise or delay in exercising any right, power or privilege hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any right, power or privilege hereunder preclude any further exercise thereof or of any other right, power or privilege. The rights and remedies herein provided are cumulative and are not exclusive of rights under law or in equity.

7.10 Headings. The headings used in this Settlement Facility Agreement are inserted for convenience only and do not constitute a portion of this Settlement Facility Agreement, nor in any manner affect the construction of the provisions of this Settlement Facility Agreement.

7.11 Governing Law. This Settlement Facility Agreement shall be governed by, and construed in accordance with, the laws of the State of Delaware, without regard to Delaware conflict of law principles.

7.12 Settlors' Representative and Cooperation. The Debtors are hereby irrevocably designated as the Settlers, and they are hereby authorized to take any action required of the Settlers by the Trustee in connection with the Settlement Facility Agreement. The Reorganized Debtors agree to cooperate in implementing the goals and objectives of this Settlement Facility Agreement.

7.13 Dispute Resolution. Any disputes arising out of or relating to this Settlement Facility Agreement or under the CRP among the parties hereto, including disputes about changes in the Maximum Annual Payment or the Maximum Settlement Values not otherwise subject to the consent provisions set forth in Section 5.7(b) (in the case of the CAC) or Section 6.6(b) (in the case of the FCR), shall be resolved by submission of the matter to an alternative dispute resolution (“**ADR**”) process mutually agreeable to the parties involved. Should any party to the ADR process be dissatisfied with the decision of the arbitrator(s) that party may apply to the Bankruptcy Court or the District Court for a judicial determination of the matter. Any review conducted by the Bankruptcy Court or the District Court shall be *de novo*. In any case, if the dispute arose pursuant to the consent provision set forth in Section 5.7(b) (in the case of the CAC) or Section 6.6(b) (in the case of the FCR), the burden of proof shall be on the party or parties who withheld consent to show that the objection was reasonable. Should the dispute not be resolved by the ADR process within thirty (30) days after submission, the parties are relieved of the requirement to pursue ADR prior to application to the Bankruptcy Court or the District Court. If the Trustee determines that the matter in dispute is exigent and cannot await the

completion of the ADR process, the Trustee shall have the discretion to opt out of the ADR process altogether at any stage of the process and seek resolution of the dispute in the Bankruptcy Court or the District Court.

7.14 Enforcement and Administration. The provisions of this Settlement Facility Agreement and the CRP attached hereto shall be enforced by the Bankruptcy Court and the District Court pursuant to the Plan. The parties hereby further acknowledge and agree that the Bankruptcy Court and the District Court shall have exclusive jurisdiction over the settlement of the accounts of the Trustee and over any disputes hereunder not resolved by ADR in accordance with Section 7.13 above.

7.15 Effectiveness. This Settlement Facility Agreement shall not become effective until it has been executed and delivered by all the parties hereto.

7.16 Counterpart Signatures. This Settlement Facility Agreement may be executed in any number of counterparts, each of which shall constitute an original, but such counterparts shall together constitute but one and the same instrument.

IN WITNESS WHEREOF, the parties have executed this Settlement Facility Agreement
this ____ day of _____, 2016.

GARLOCK SEALING TECHNOLOGIES, LLC

By: _____

Title: _____

GARRISON LITIGATION MANAGEMENT GROUP, LTD.

By: _____

Title: _____

OLDCO, LLC

By: _____

Title: _____

TRUSTEE

ASBESTOS CLAIMANTS COMMITTEE

Name:

By:_____

DELAWARE TRUSTEE

By:_____

CLAIMANT ADVISORY COMMITTEE

Name: Joseph W. Belluck
Expiration Date of Initial Term: _____ Anniversary
of the date of this Settlement Facility Agreement

Name: Perry J. Browder
Expiration Date of Initial Term: _____ Anniversary of
the date of this Settlement Facility Agreement

Name: John D. Cooney
Expiration Date of Initial Term: _____ Anniversary
of the date of this Settlement Facility Agreement

Name: Steven Kazan
Expiration Date of Initial Term: _____ Anniversary of
the date of this Settlement Facility Agreement

Name: Alan Kellman
Expiration Date of Initial Term: _____ Anniversary
of the date of this Settlement Facility Agreement

Name: Maura Kolb
Expiration Date of Initial Term: _____ Anniversary of
the date of this Settlement Facility Agreement

Name: Robert E. Paul
Expiration Date of Initial Term: _____ Anniversary
of the date of this Settlement Facility Agreement

Name: Joseph F. Rice
Expiration Date of Initial Term: _____ Anniversary of
the date of this Settlement Facility Agreement

Name: Perry Weitz
Expiration Date of Initial Term: _____ Anniversary
of the date of this Settlement Facility Agreement

FUTURE CLAIMANTS' REPRESENTATIVE

Joseph W. Grier, III

EXHIBIT B

SETTLEMENT FACILITY CLAIMS RESOLUTION PROCEDURES

Table of Contents

Page

SECTION 1

DEFINITIONS

1.1	Definitions.....	1
1.1(a)	“Asbestos Claims Bar Date”	1
1.1(b)	“Bankruptcy Court”	2
1.1(c)	“Bystander Coltec/GST Product Contact”	2
1.1(d)	“Claim”	2
1.1(e)	“Claimant”	2
1.1(f)	“Claimant Advisory Committee” or “CAC”	2
1.1(g)	“Claim Form”	2
1.1(h)	“Coltec/GST Product Contact”	2
1.1(i)	“Coltec Products”	2
1.1(j)	“Contact Group”	2
1.1(k)	“Direct Claim”	2
1.1(l)	“Direct Coltec Product Contact”	3
1.1(m)	“Direct GST Product Contact”	3
1.1(n)	“Entity”	3
1.1(o)	“Expedited Claim Review”	3
1.1(p)	“Extraordinary Claim”	3
1.1(q)	“Extraordinary Claim Review”	4
1.1(r)	“Foreign Claim”	4
1.1(s)	“Future Claim”	4
1.1(t)	“Future Claimants’ Representative” or “FCR”	4
1.1(u)	“GST Product(s)”	4
1.1(v)	“Indirect Claim”	4
1.1(w)	“Injured Party” or “IP”	4
1.1(x)	“Matrix Amount”	5
1.1(y)	“Maximum Annual Payment”	5
1.1(z)	“Maximum Settlement Values”	5
1.1(aa)	“Other Claims”	5
1.1(bb)	“Petition Date”	5
1.1(cc)	“Pre-Petition Judgment GST Asbestos Claim”	5
1.1(dd)	“Present Claim”	6
1.1(ee)	“Related”	6
1.1(ff)	“Releasee”	6
1.1(gg)	“Secondary Coltec/GST Product Contact”	6
1.1(hh)	“Settled Claims Bar Date”	6
1.1(ii)	“Settled GST Asbestos Claim”	6
1.1(jj)	“Trust”	7
1.1(kk)	“Trustee”	7
1.1(ll)	“United States”	7

Table of Contents
(continued)

Page

SECTION 2

OVERVIEW

2.1	CRP Goals.....	7
2.2	Compensable Diseases.....	8
2.3	Trustee’s Determination of Maximum Settlement Values, Medical Information Factors and Maximum Annual Payment.....	8
2.4	Trust Claims Payment Ratio	11

SECTION 3

ORDERING AND PROCESSING OF CLAIMS

3.1	Establishment of the FIFO Processing Queue	13
3.2	Processing of Claims.....	13
3.3	Payment of Claims.....	13
3.4	Same Day Liquidation	14
3.5	Resolution of Settled GST Asbestos Claims and Pre-Petition Judgment GST Asbestos Claims.....	14

SECTION 4

OTHER CLAIM ISSUES

4.1	Deceased or Incompetent Claimant	16
4.2	Hardship Claims.....	17
4.3	Second Disease (Malignancy) Claims	17
4.4	Conspiracy Theories	18
4.5	Foreign Claims.....	18
4.6	Worker’s Compensation Claims	18

SECTION 5

**EFFECT OF STATUTES OF LIMITATIONS AND REPOSE AND ASBESTOS CLAIMS
BAR DATE**

5.1	Time-Barred Claims.....	19
5.2	Filing Deadline for Claims Subject to Bar Date	19
5.3	Filing Deadline for Claims Not Subject to an Asbestos Claims Bar Date.....	20

Table of Contents
(continued)

Page

SECTION 6

SETTLEMENT REVIEW PROCESS

6.1	Claimant's Choice of Expedited Claim or Extraordinary Claim Review	20
6.2	Expedited Claim Review and Extraordinary Claim Review Distinguished	20
6.3	Payment of Claims Accepting Settlement Offers	21
6.4	Submission Requirements	21
6.5	Threshold Requirements for All Claimants	21
6.6	Medical Requirements for All Claimants	22
6.7	Coltec/GST Product Contact Requirement for All Claimants	25
6.7(a)	Coltec/GST Product Contact	25
6.7(b)	Documentation of Coltec/GST Product Contact	26
6.7(c)	Site List Limitations	27
6.8	Additional Documentation and Information for Extraordinary Claim Review	27
6.8(a)	Requirement to Identify Other Claims	27
6.8(b)	Information Required About Other Claims	28
6.8(c)	Authorization for Release of Information	28
6.8(d)	Attorney or Claimant Certification	29
6.8(e)	Individual Claimant Certification	29
6.9	Releases	29

SECTION 7

RELIABILITY OF CLAIM INFORMATION

7.1	Reliable Information	30
7.2	Copies	30
7.3	Unreliable Information	31

SECTION 8

CLAIM FORMS AND FEES

8.1	Claim Forms	31
8.2	Claim Fees	32

SECTION 9

DEFERRALS, WITHDRAWALS, ARBITRATION AND LITIGATION

9.1	Deferrals and Deficiencies	32
9.2	Withdrawals	33

Table of Contents
(continued)

	Page
9.3 Establishment of ADR Procedures	33
9.4 Claims Eligible for Arbitration	34
9.5 Limitations on and Payment of Arbitration Awards.....	34
9.6 Suits in the Tort System.....	35
9.7 Payment of Judgments for Money Damages	35
9.8 Punitive Damages	36

SECTION 10

INDIRECT CLAIMS

10.1 Indirect Claims.....	36
10.2 Presumptively Valid Indirect Coltec/GST Asbestos Claims	37
10.2(a) Not Disallowed	37
10.2(b) Payment of and Release by Direct Claimant.....	37
10.2(c) Establishing Indirect Claim	37
10.3 Otherwise Valid Indirect Claims	38
10.4 Processing and Payment of Indirect Claims	38

SECTION 11

AUDITS

11.1 Audit Program.....	39
11.2 Inconsistent Information	39
11.3 Fraud	40

SECTION 12

MISCELLANEOUS

12.1 Medicare	40
12.2 Insurance Document Requests.....	41
12.3 Confidentiality of Claimant Submissions	42
12.4 No Attorney Necessary	42
12.5 Consent and Consultation Procedures	42
12.6 Amendments	43
12.7 Severability	44
12.8 Governing Law	44
12.9 Relation to Other Plan Documents	44

SETTLEMENT FACILITY CLAIMS RESOLUTION PROCEDURES

These Claims Resolution Procedures (“**CRP**”) were adopted as part of the Modified Joint Plan of Reorganization of Garlock Sealing Technologies LLC, et al. and OldCo, LLC, Proposed Successor by Merger to Coltec Industries Inc (the “**Plan**”). They set forth the requirements that Claimants must meet to receive payments from the GST Settlement Facility (the “**Settlement Facility**”). The Asbestos Trustee (the “**Trustee**”) will administer these CRP consistent with the terms set forth herein and the terms of the Plan and the Asbestos Trust Agreement (the “**Settlement Facility Agreement**”). The Settlement Facility expressly assumes all liabilities and responsibilities for the Claims, as defined below, and the Reorganized Debtors shall have no further financial or other responsibility or liability therefor.

Section 1

Definitions

1.1 **Definitions** The following defined terms apply. All capitalized terms used but not defined here shall have the meanings given to such terms in the Plan.

1.1(a) “**Asbestos Claims Bar Date**” means, as applicable, either (a) October 6, 2015, the date by which, as ordered by the Bankruptcy Court, unliquidated GST Asbestos Claimants with diagnoses of asbestos-related diseases pre-dating August 1, 2014 must have filed a claim with the Bankruptcy Court to avoid the risk of being barred from asserting claims against the Debtors or (b) _____, 2016, the date by which, as ordered by the Bankruptcy Court, unliquidated Coltec Asbestos Claimants (who are not GST Asbestos Claimants) with diagnoses of asbestos-related diseases pre-dating August 1, 2014 must have filed a claim with the Bankruptcy Court to avoid the risk of being barred from asserting claims against Coltec.

1.1(b) **“Bankruptcy Court”** means the United States Bankruptcy Court for the Western District of North Carolina.

1.1(c) **“Bystander Coltec/GST Product Contact”** means the Injured Party’s performance of job duties on a regular basis in close proximity to a worker who is performing activities that qualify as Direct Coltec Product Contact or Direct GST Product Contact in a time frame that is reasonably contemporaneous.

1.1(d) **“Claim”** means a Direct Claim or an Indirect Claim.

1.1(e) **“Claimant”** means an Entity asserting a Claim.

1.1(f) **“Claimant Advisory Committee” or “CAC”** means a committee established pursuant to the Settlement Facility Agreement to represent the interests of holders of present Coltec Asbestos Claims and holders of present GST Asbestos Claims.

1.1(g) **“Claim Form”** means the information and documents that the Claimant is required to submit to the Settlement Facility to initiate processing of his or her Claim.

1.1(h) **“Coltec/GST Product Contact”** means Direct Coltec Product Contact, Direct GST Product Contact, Bystander Coltec/GST Product Contact and Secondary Coltec/GST Product Contact or any combination of the four.

1.1(i) **“Coltec Products”** means asbestos-containing products supplied or manufactured by Coltec.

1.1(j) **“Contact Group”** means one or more of the five contact groups to which an Injured Party is assigned pursuant to the provisions of Appendix I hereto.

1.1(k) **“Direct Claim”** means a claim asserted by a person seeking a remedy for personal injury or wrongful death caused by exposure to asbestos fibers or dust in Coltec Products and/or GST Products that is channeled to the Settlement Facility.

1.1(l) **“Direct Coltec Product Contact”** means the Injured Party’s hands-on performance of one of the following workplace activities on a regular basis: (a) grinding, scraping or wire brushing of asbestos gaskets contained in a Coltec Product in the removal process; (b) cutting individual gaskets from asbestos sheet material for installation in a Coltec Product; or (c) cutting or removal of asbestos packing contained within a Coltec Product.

1.1(m) **“Direct GST Product Contact”** means the Injured Party’s hands-on performance of one of the following workplace activities on a regular basis: (a) grinding, scraping or wire brushing of Garlock asbestos gaskets in the removal process; (b) cutting individual gaskets from Garlock asbestos sheet material; or (c) cutting or removal of Garlock asbestos packing. The Bankruptcy Court found that these activities cause the release of asbestos fibers or dust from Garlock Products, many of which products were encapsulated and therefore were not friable and did not release asbestos fibers or dust on contact unless ground, scraped, brushed or cut.

1.1(n) **“Entity”** means any person, individual, corporation, limited liability company, partnership, association, joint stock company, joint venture, estate, trust, unincorporated organization, the Bankruptcy Administrator or any governmental unit or any political subdivision thereof.

1.1(o) **“Expedited Claim Review”** means the process for determining Matrix Amounts (settlement offers for qualified Claimants) as set forth in Appendix I to these CRP.

1.1(p) **“Extraordinary Claim”** means a malignant Claim that meets the exposure and medical criteria set forth in Appendix I and that is with respect to an Injured Party who credibly documents (a) a history of extraordinary Coltec/GST Product Contact with little or

no exposure to asbestos from other Entities' products and (b) there has not been and there is little likelihood of a substantial recovery elsewhere.

1.1(q) **"Extraordinary Claim Review"** means the process for determining Matrix Amounts (settlement offers for qualified Claimants) as set forth in Appendix II to these CRP.

1.1(r) **"Foreign Claim"** means a Claim based on alleged exposure to asbestos fibers or dust from Coltec Products and/or GST Products that occurred outside of the United States and its territories and possessions with respect to Injured Parties who are not United States citizens or permanent residents.

1.1(s) **"Future Claim"** means a Claim based on a medical diagnosis dated after the Effective Date.

1.1(t) **"Future Claimants' Representative" or "FCR"** means Joseph W. Grier, III (or any duly appointed successor), who was appointed to represent the interests of holders of Future Coltec Asbestos Claims in the Order [details to come] and holders of Future GST Asbestos Claims in the Order Granting Debtors' Motion for Appointment of Joseph W. Grier, III as Future Asbestos Claimants' Representative [Docket No. 512].

1.1(u) **"GST Product(s)"** means asbestos-containing products supplied or manufactured by GST.

1.1(v) **"Indirect Claim"** means a claim that is asserted as a third-party indemnification, contribution, subrogation or similar claim by an Entity that has paid the Holder of a Direct Claim to which the Settlement Facility would otherwise have had an obligation.

1.1(w) **"Injured Party" or "IP"** means the individual whose alleged injury is the subject of the Claim.

1.1(x) **“Matrix Amount”** means the settlement offer determined under Expedited Claim Review or Extraordinary Claim Review.

1.1(y) **“Maximum Annual Payment”** means the amount of cash allocated by the Trustee, pursuant to the provisions of Section 2.3 hereof, to each year of the life of the Settlement Facility to achieve the goal of paying settlement amounts to holders of Present and Future Claims that are as equal as possible.

1.1(z) **“Maximum Settlement Values”** means the maximum settlement values set forth in the chart in Appendix I for the five Contact Groups.

1.1(aa) **“Other Claims”** means claims for compensation against Entities other than OldCo, LLC, successor by merger to Coltec Industries Inc (“Coltec”), Garlock Sealing Technologies LLC (“GST”) or Garrison Litigation Management Group, Ltd. (“GLM”) that relate directly or indirectly to the alleged injuries that are the subject of a Claim.

1.1(bb) **“Petition Date”** means June 5, 2010.

1.1(cc) **“Pre-Petition Judgment GST Asbestos Claim”** means a Claim against a Debtor evidenced by a written judgment entered before the Petition Date that was not yet subject to a Final Order as of the Confirmation Date and was timely filed by the applicable Asbestos Claims Bar Date, which Claim is listed on Appendix VII. If the holder of a Claim against a Debtor evidenced by a written judgment entered before the Petition Date that was not yet subject to a Final Order as of the Confirmation Date failed to submit such Claim to the Bankruptcy Court prior to the applicable Asbestos Claims Bar Date but obtains relief from the Bankruptcy Court for the Claim to be deemed timely filed, then such Claim shall be added to Appendix VII and included within the definition of a Pre-Petition Judgment GST Asbestos Claim.

1.1(dd) **“Present Claim”** means a Claim based on a medical diagnosis dated on or prior to the Effective Date.

1.1(ee) **“Related”** means, with respect to a Coltec Asbestos Claim and/or a GST Asbestos Claim, all Coltec Asbestos Claims and GST Asbestos Claims based on a particular Injured Party’s injury (such as Claims by the Injured Party, his or her estate, and family members for loss of consortium, wrongful death, or similar related Claims).

1.1(ff) **“Releasee”** means any entity or person released under the form of Settlement Release attached hereto as Appendix III.

1.1(gg) **“Secondary Coltec/GST Product Contact”** means regular contact with asbestos fibers or dust from Coltec Products and/or GST Products through contact with someone who had Direct Coltec Product Contact, Direct GST Product Contact or Bystander Coltec/GST Product Contact. The Claimant must demonstrate that the occupationally exposed person experienced Direct Coltec Product Contact, Direct GST Product Contact or Bystander Coltec/GST Product Contact.

1.1(hh) **“Settled Claims Bar Date”** means September 30, 2014, the date by which, as ordered by the Bankruptcy Court, Settled GST Asbestos Claims must have filed a claim with the Bankruptcy Court to avoid the risk of being barred from asserting such claims against the Debtors.

1.1(ii) **“Settled GST Asbestos Claim”** means a Claim based on a settlement agreement listed on Appendix VI marked as liquidated (a Claim as to which the holder and the Debtors agree that the applicable settlement agreement is enforceable) or disputed (a Claim as to which the holder and the Debtors disagree as to the enforceability of the settlement agreement). All Settled GST Asbestos Claims listed on Appendix VI were filed by the Settled Claims Bar

Date or were identified as undisputed in the Debtors' [filed Plan] schedules. If the holder of a Claim that, as of the Petition Date, was subject to a settlement agreement enforceable under applicable law between GST and the holder of such Claim, failed to submit such Claim to the Bankruptcy Court prior to the Settled Claims Bar Date but obtains relief from the Bankruptcy Court for such Claim to be deemed timely filed, then such Claim shall be added to Appendix VI and included within the definition of Settled GST Asbestos Claim.

1.1(jj) **"Trust"** means a post-confirmation organization established pursuant to a plan of reorganization under the Bankruptcy Code to assume and pay the asbestos-related liability of a debtor.

1.1(kk) **"Trustee"** means the trustee for the Settlement Facility identified in the Settlement Facility Agreement (or any duly appointed successor).

1.1(ll) **"United States"** means the United States of America and its political subdivisions, including states, territories, commonwealths, possessions, and now-existing compacts of free association (namely, those with the Federated States of Micronesia, the Marshall Islands, and Palau), as well as all ships and vessels of the United States Navy, the United States Coast Guard, or any other branch of the armed services of the United States of America.

Section 2

Overview

2.1 **CRP Goals.** The CRP are designed and shall be implemented by the Trustee to the best of his or her ability to (a) generate settlement offers to Claimants that are fair, expeditious and properly reflective of the injuries allegedly caused to the Injured Parties by exposure to asbestos fibers or dust from Coltec Products or GST Products, many of which were

encapsulated and (b) ensure that over the life of the Settlement Facility, Present and Future Claims are treated fairly and equitably in all matters, including the payment of settlement amounts from the Settlement Facility that are as equal as possible. Subject to Section 4.3 hereof, the holder of a Claim may only seek compensation from the Settlement Facility for one Claim with respect to an Injured Party, regardless of whether the Injured Party was exposed to both Coltec Products and GST Products.

2.2 Compensable Diseases. These CRP compensate the following diseases: malignant mesothelioma, asbestos-related cancers (lung, colo-rectal, laryngeal, esophageal, pharyngeal, or stomach), severe asbestosis, disabling asbestosis, and non-disabling asbestosis. To be compensated, Claimants must satisfy medical requirements for their particular disease and credibly demonstrate that they were exposed to asbestos fibers or dust from Coltec Products or GST Products. If the medical and exposure requirements are satisfied, then the amount that the Claimant is eligible to receive (the Matrix Amount) is determined through the use of published and objective formulas in Appendix I (Expedited Claim Review) and Appendix II (Extraordinary Claim Review), based on the individual characteristics of the Injured Party, such as occupation, industry, disease, age, life status, number of dependents, economic loss, duration of exposure to asbestos in Coltec Products and/or GST Products, jurisdiction (in the case of Present Claims), and law firm (in the case of Present Claims).

2.3 Trustee's Determination of Maximum Settlement Values, Medical Information Factors and Maximum Annual Payment. The ACC and the FCR previously agreed to preliminary Maximum Settlement Values and Medical Information Factors for disclosure statement purposes only. Before any payment is made, however, the Trustee shall, in a prudent and conservative manner, independently determine the Maximum Settlement Values

and Medical Information Factors, in addition to determining the Maximum Annual Payment, recognizing in all cases the express goal of these CRP that, over the life of the Settlement Facility, Present and Future Claims are to be treated fairly and equitably in all matters, including the payment of settlement amounts from the Settlement Facility that are as equal as possible. The Medical Information Factor for malignant mesothelioma shall in no instance be less than 1.

In determining the Maximum Settlement Values, the Medical Information Factors and the Maximum Annual Payment, the Trustee shall consult with the FCR and the CAC and consider, among other things, the number and disease types of Present Claims, the number of Present Claims that are time-barred, the projected number and disease types of Future Claims, the available fund to pay Settled GST Asbestos Claims, the Pre-Petition Judgment GST Asbestos Claims, the Claims Payment Ratio, the value and liquidity of assets then available to the Settlement Facility for the payment of Claims, anticipated future returns on such assets, all anticipated administrative and legal expenses, an appropriate reserve to allow for unexpected Claims and possible forecasting errors, and any other material matters that are reasonably likely to affect the sufficiency of funds to provide equal treatment to all holders of Present and Future Claims. In addition, in setting the Medical Information Factors, the Trustee, if he or she deems such information relevant or useful, in his or her sole discretion, may consider the historical relationships among the various disease levels in the tort system with respect to recoveries.

In determining the Maximum Settlement Values, the Medical Information Factors and the Maximum Annual Payment, to the fullest extent provided by the Plan and any orders entered by the Bankruptcy Court, the Trustee shall have access to and may rely upon, among other things, the Debtors' various claims databases, including information provided in response to each

Asbestos Claims Bar Date, the Settled Claims Bar Date and the Debtors' questionnaires, and the forecasting models and estimates of the Debtors, the ACC and the FCR.

Each of the FCR and the CAC has the right to challenge the Trustee's determination of the Maximum Settlement Values, the Medical Information Factors and the Maximum Annual Payment, which dispute shall be governed by the Settlement Facility Agreement.

Once the Maximum Annual Payment is determined for a given year, the Settlement Facility's distributions to Claimants for each year shall not exceed that Maximum Annual Payment.

The Trustee shall be required to actively monitor the number of claims submitted, the number of claims paid, the Settlement Facility's costs and expenses and the Settlement Facility's available assets. If the Trustee determines at any time, in his or her sole discretion, that Future Claims may not receive settlement amounts equal to those of Present Claims for any reason, including because more claims are submitted than were projected or asset values are lower than projected ("**Risk of Unequal Treatment**"), the Trustee shall immediately reduce the Maximum Settlement Values and/or the Maximum Annual Payment by an appropriate percentage after first consulting with the CAC and the FCR. Once the Trustee determines there is a Risk of Unequal Treatment, all payments shall be frozen until the Trustee is satisfied the Maximum Settlement Values, the Maximum Annual Payment and/or the Medical Information Factors are adjusted properly.

The Trustee may only increase the Maximum Annual Payment, the Medical Information Factors and the Maximum Settlement Values with the consent of both the CAC and the FCR. Any increase or decrease in the Maximum Settlement Values shall be the same percentage across all Maximum Settlement Values absent the consent of both the CAC and the FCR.

In addition to the adjustments described above, commencing on the second January 1 to occur after the Settlement Facility commences paying Claims, and annually thereafter, the Trustee shall adjust the Maximum Settlement Values by the amount of any upward change over the prior year in the Consumer Price Index for all Urban Consumers (“**CPI-U**”) published by the United States Department of Labor, Bureau of Labor Statistics.

If the Maximum Settlement Values are increased over time, other than as the result of an inflation adjustment, Claimants who have previously been paid by the Settlement Facility will receive a proportional additional payment unless the Trustee, after consultation with the CAC and the FCR, concludes that the amount is so modest (such as less than \$100.00) and the administrative costs and burdens are so great in comparison to the benefit to the subject Claimant that such additional payment should be deferred.

In the event there are insufficient funds in any year to pay the liquidated Claims, the available funds shall be paid to the maximum extent to Claimants based on their place in the FIFO Payment Queue described below. Claims for which there are insufficient funds will be carried over to the next year where they will be placed at the head of the FIFO Payment Queue. If there are excess funds because there was an insufficient amount of liquidated Claims to exhaust the respective Maximum Annual Payment amount, then the excess funds will be rolled over.

2.4 Trust Claims Payment Ratio. The Claims Payment Ratio for the various disease categories shall be (i) 85% for “Category A” Claims, which consist of Claims involving malignant mesothelioma, (ii) 10% for “Category B” Claims, which consist of Claims involving lung cancer and (iii) 5% for “Category C” Claims, which consist of claims involving colo-rectal cancer, laryngeal cancer, esophageal cancer, pharyngeal cancer, stomach cancer, severe

asbestosis, disabling asbestosis, and non-disabling asbestosis (Category A, Category B and Category C shall be referred to herein as “**Disease Categories**”); provided, however, that all Foreign Claims, as defined in Section 4.5, that are paid by the Settlement Facility shall be placed in Category C notwithstanding the Injured Party’s disease level. The Trustee shall apply the Claims Payment Ratio to the Maximum Annual Payment to determine the amount of money available in such year to compensate Claims that fall into each of the Disease Categories.

In the event there are insufficient funds in any year to pay the Claims within any or all of the Disease Categories, the available funds within the particular Disease Category shall be paid to the maximum extent to Claimants in the particular Disease Category based on their place in the FIFO Payment Queue described below. Claims for which there are insufficient funds will be carried to the next year where they will be placed at the head of the FIFO Payment Queue. If there are excess funds in a Disease Category because there was an insufficient amount of liquidated Claims to exhaust the Maximum Annual Payment amount for that Disease Category, then the excess funds for such Disease Category will be rolled over and remain dedicated to the respective Disease Category to which they were originally allocated, so long as the Claims Payment Ratio remains in place.

The Trustee shall not amend the Claims Payment Ratio for five (5) years after the Settlement Facility first makes Claim Forms available and provides notice of such date on its website. Following the expiration of that five (5) year initial period, the Trustee may, with the consent of both the CAC and the FCR, amend the Claims Payment Ratio but only to prevent manifest injustice. An increase in the number of Category B and Category C Claims beyond those predicted or expected shall not constitute manifest injustice. If the Trustee amends the Claims Payment Ratio, as part of such amendment, the Trustee may, with the consent of both the

CAC and the FCR, transfer excess funds in a Disease Category to another Disease Category with insufficient funds. In the situation where there are excess funds for a Disease Category, the Trustee may instead, with the consent of both the CAC and the FCR, make adjustments that result in increased payments to the holders of Claims in such Disease Category.

Section 3

Ordering and Processing of Claims

3.1 **Establishment of the FIFO Processing Queue.** The Settlement Facility will order Claims to be reviewed for processing purposes on a first-in, first-out (“FIFO”) basis except as otherwise provided herein (the “**FIFO Processing Queue**”). A Claimant’s position in the FIFO Processing Queue shall be determined according to the date that the Claim is filed with the Settlement Facility, with an earlier filing date being given priority over a later filing date. If any Claims are filed on the same date, the Claimant’s position in the FIFO Processing Queue shall be determined by the date of diagnosis of the asbestos-related disease, with an earlier diagnosis date being given priority over a later diagnosis date. A Claim shall be deemed filed on the date the Claimant places the Claim Form in the mail, or the date upon which the Claimant submits the Claim Form electronically.

3.2 **Processing of Claims.** The Settlement Facility will review its Claim files on a regular basis. The Settlement Facility shall, upon determining that a Claim qualifies for a settlement offer, tender to the Claimant an offer of payment of the amount determined under these procedures, together with a form of Settlement Release (as defined in the Plan). The form of Settlement Release is attached hereto as Appendix III.

3.3 **Payment of Claims.** Claims shall be paid in FIFO order based on the date the Settlement Facility received the Settlement Release (the “**FIFO Payment Queue**”).

3.4 **Same Day Liquidation.** If any Claims are liquidated on the same date, each such Claimant's position in the FIFO Payment Queue shall be determined by the date of the diagnosis of such Claimant's asbestos-related disease, with earlier diagnosis dates given priority over later diagnosis dates, and older claimants given priority over younger claimants if they were diagnosed on the same date.

3.5 **Resolution of Settled GST Asbestos Claims and Pre-Petition Judgment GST Asbestos Claims.** In order to receive payment from the Settlement Facility, the holder of a Settled GST Asbestos Claim or a Pre-Petition Judgment GST Asbestos Claim must submit all documentation that the Trustee deems necessary to demonstrate to the Settlement Facility that the claim is in fact a Settled GST Asbestos Claim and eligible for payment under the terms of the applicable settlement agreement or a Pre-Petition Judgment GST Asbestos Claim that qualifies for payment hereunder.

The Trustee shall consult with the CAC and the FCR with respect to a Pre-Petition Judgment GST Asbestos Claim and may appeal or seek further review of such Judgment. If the Settlement Facility is successful in such appeal or further review process, then such Claim shall not be payable by the Settlement Facility as a Pre-Petition Judgment GST Asbestos Claim. The holder of such Claim may, however, submit such Claim to the Settlement Facility and be eligible for payment subject to all of the criteria contained herein with respect to non-Pre-Petition Judgment GST Asbestos Claims.

With respect to Settled GST Asbestos Claims, if the Debtors do not agree that the settlement is enforceable as indicated on Appendix VI hereto, the Claim is payable as a Settled GST Asbestos Claim only if Settlement Facility determines that the settlement is enforceable under applicable law. Settled GST Asbestos Claims that were disallowed by the Bankruptcy

Court as not settled may submit Claims to the Settlement Facility and be eligible for a payment subject to all of the criteria contained herein with respect to non-Settled GST Asbestos Claims.

Notwithstanding any other provision of these CRP to the contrary, all Settled GST Asbestos Claims and Pre-Petition Judgment GST Asbestos Claims must be submitted to the Settlement Facility within three (3) months after the Settlement Facility first makes Claim Forms available and provides notice of such date on its website. No Settled GST Asbestos Claim shall be paid until the expiration of such three-month period. A claimant may submit a Claim to the Settlement Facility pending receipt of relief from the Bankruptcy Court with respect to the Settled Claims Bar Date, but the Settlement Facility will not process any such Claim until the subject Claimant provides evidence that relief from the Bankruptcy Court has been obtained.

The liquidated value of a Settled GST Asbestos Claim or a Pre-Petition Judgment GST Asbestos Claim shall be the unpaid portion of the amount agreed to in the enforceable settlement agreement between GST and the holder of such Claim, the unpaid portion of the final judgment, or the unpaid portion of the amount awarded by the jury verdict or non-final judgment (as to which the Trustee elects not to appeal or seek further review), as the case may be, plus interest, if any, that has accrued on that amount in accordance with the terms of the settlement agreement, if any, or under applicable state law for settlements or judgments, as of the Petition Date; however, except as otherwise provided in Section 9.7 below, the liquidated value of such a Claim shall not include any punitive or exemplary damages. The liquidated amount of any such Claim shall be subject to a payment percentage to be determined by the Trustee after the Effective Date. The Trustee shall set the payment percentage such that the holders of the Settled GST Asbestos Claims and the Pre-Petition Judgment GST Asbestos Claims receive the same percentage recovery as it is anticipated that other Claimants shall receive based on the estimated tort system

value of the Claims channeled to the Settlement Facility and the assets available to pay such liabilities. To calculate the payment percentage, the Trustee shall divide the present value of the assets that the Settlement Facility is expected to have available to pay Claims over the life of the Settlement Facility by the present value in the tort system of all Claims that are projected to be paid by the Settlement Facility over its lifetime.¹

Holders of Settled GST Asbestos Claims and Pre-Petition Judgment GST Asbestos Claims that are secured by letters of credit, appeal bonds, or other security or sureties shall first exhaust their rights against any applicable security or surety before submitting a Claim to the Settlement Facility. Only in the event that such security or surety is insufficient to pay the Claim in full shall the deficiency be processed and paid by the Settlement Facility. Any such deficiency shall be subject to the payment percentage.

A total fund of \$10 million will be available to pay Settled GST Asbestos Claims (the “**Settled Claims Maximum**”). If the total amount paid by the Settlement Facility to Settled GST Asbestos Claims is less than the Settled Claims Maximum, the remaining surplus shall be made available to pay non-Settled GST Asbestos Claims within 60 days of the final liquidation of the last disputed Settled GST Asbestos Claim.

Section 4

Other Claim Issues

4.1 Deceased or Incompetent Claimant. Where the Claimant is deceased or incompetent, if the settlement and payment of his or her Claim must be approved by a court of

¹ For this purpose only, the present value of assets available to pay Claims shall be determined by subtracting the present value of the Settlement Facility’s projected costs of administration and other expenses from the present value of the sum of the \$480 million aggregate qualified settlement contributions that will be made by the Debtors and their Affiliates under the Plan and the investment income the Settlement Facility is anticipated to receive over the life of the Settlement Facility.

competent jurisdiction prior to acceptance of an offer by the Claimant's representative, such offer shall remain open so long as proceedings before that court remain pending, provided that the Settlement Facility has been furnished with evidence that the settlement offer has been submitted to such court for approval. If the offer is ultimately approved by that court and accepted by the Claimant's representative, the Settlement Facility shall pay the Claim in the amount so offered.

4.2 **Hardship Claims.** The Settlement Facility may liquidate and pay certain qualified Claims that also qualify as Hardship Claims, as defined below, at any time. Such Claims may be considered separately no matter what the order of processing otherwise would have been under these CRP. A Hardship Claim, following its liquidation, shall be placed at the head of the FIFO Payment Queue for its Disease Category for purposes of payment, subject to the Maximum Annual Payment and Claims Payment Ratio described above. An otherwise qualified Claim qualifies for payment as a "**Hardship Claim**" if (i) the Claim is an asbestos-related malignancy claim, and (ii) the Trustee, in his or her sole discretion, determines (a) that the Claimant needs financial assistance on an immediate basis based on the Claimant's expenses and all sources of available income, and (b) that the Claimant's dire financial condition is a result of the Claimant's asbestos-related disease.

4.3 **Second Disease (Malignancy) Claims.** The holder of a non-malignant asbestos-related disease Claim (including the holder of such a claim that was settled and paid by a Debtor prior to the formation of the Settlement Facility) may file a new Claim based on a malignant asbestos-related disease that qualifies for payment from the Settlement Facility if it is diagnosed after payment on the non-malignant Claim. The Settlement Release shall not require such a Claimant to release the subsequent disease Claim, and the Settlement Facility shall not enforce

the provision of any release entered into with a Debtor releasing such a subsequent disease Claim. Any additional payments to which such Claimant may be entitled with respect to such malignant asbestos-related disease shall not be reduced by the amount paid for such non-malignant Claim.

4.4 **Conspiracy Theories.** Claims based on conspiracy theories against the Debtors are not compensable under these CRP.

4.5 **Foreign Claims.** Foreign Claims are not compensable under these CRP unless the holder of a Foreign Claim files a lawsuit in the United States. If this occurs, the Settlement Facility shall process the holder's claim provided the holder complies with the requirements set forth herein. The holder of the Foreign Claim shall be required to submit to the Settlement Facility a filing fee pursuant to Section 8.2 hereof and information establishing, to the Trustee's satisfaction, that the Injured Party is suffering from one of the diseases described in Appendix I and that such Injured Party had at least six (6) months of Coltec/GST Product Contact. All information submitted to the Settlement Facility must be in English. If these requirements are met, the Settlement Facility shall determine the amount that the Claimant is entitled to receive based on the disease of the Injured Party. If the Injured Party is suffering from mesothelioma, the settlement amount shall be \$100; if the Injured Party is suffering from asbestos-related lung cancer or severe asbestosis, the settlement amount shall be \$50; if the Injured Party is suffering from asbestos-related other cancer or disabling asbestosis, the settlement amount shall be \$25; and if the Injured Party is suffering from non-disabling asbestosis, the settlement amount shall be \$10.

4.6 **Worker's Compensation Claims.** If an Injured Party's Claim is based on exposure to asbestos fibers or dust while that Injured Party was an employee of a Debtor, all

Workers Compensation insurance remedies must be shown to have been exhausted in good faith prior to the submission of a Claim to the Settlement Facility, and if there is any recovery under the Debtors' Workers Compensation insurance, the Settlement Facility shall not have any liability with respect to the Claim.

Section 5

Effect of Statutes of Limitations and Repose and Asbestos Claims Bar Date

5.1 Time-Barred Claims. No Claim will be entitled to any distribution from the Settlement Facility if it was time-barred as of the Petition Date.

5.2 Filing Deadline for Claims Subject to Bar Date. Claims subject to an Asbestos Claims Bar Date (i.e., those where the alleged disease was diagnosed prior to August 1, 2014) that were submitted to the Bankruptcy Court in compliance with such Asbestos Claims Bar Date must be submitted to the Settlement Facility within the later of (i) the statute of limitations applicable under non-bankruptcy law in the jurisdiction where a claim against a Debtor was filed or, if not filed, could have been timely and properly filed (including any extension of time by operation of 11 U.S.C. Section 108(c)), and (ii) two (2) years after the Settlement Facility first makes Claim Forms available and provides notice of such date on its website.

Claims that were subject to an Asbestos Claims Bar Date but that were not submitted to the Bankruptcy Court prior to such Asbestos Claims Bar Date are barred and not compensable under these CRP unless relief has been obtained from the Bankruptcy Court, in which case the Claim must be submitted to the Settlement Facility within the deadline described in the previous paragraph. A claimant may submit such Claim to the Settlement Facility pending receipt of relief from the Bankruptcy Court, but the Settlement Facility will not process any such Claim

until the subject Claimant provides evidence that relief from the Bankruptcy Court has been obtained.

5.3 Filing Deadline for Claims Not Subject to an Asbestos Claims Bar Date.

Claims not subject to an Asbestos Claims Bar Date (i.e., those where the alleged disease was diagnosed after August 1, 2014) must be filed within the later of (i) the statute of limitations applicable under non-bankruptcy law in the jurisdiction where a claim against a Debtor could have been timely and properly filed, including, but not limited to, any state where Coltec/GST Product Contact occurred, the Claimant's state of residence, and the state of North Carolina or any other state of a Releasee's residency or incorporation, (ii) two (2) years after the Settlement Facility first makes Claim Forms available and provides notice of such date on its website, and (iii) two (2) years after the date of diagnosis.

Section 6

Settlement Review Process

6.1 Claimant's Choice of Expedited Claim or Extraordinary Claim Review.

Matrix Amounts pursuant to Expedited Claim Review and Extraordinary Claim Review are determined through the use of formulas set forth in Appendix I and II, respectively, to these CRP. A Claimant may submit a Claim for Expedited Claim Review or, if the Claim is an Extraordinary Claim, Extraordinary Claim Review.

6.2 Expedited Claim Review and Extraordinary Claim Review Distinguished.

Within Expedited Claim Review and Extraordinary Claim Review, Matrix Amounts are calculated by reference to occupation, industry, disease, age, life status, number of dependents, economic loss, duration of Coltec/GST Product Contact, jurisdiction (in the case of Present Claims), and law firm (in the case of Present Claims). The manner in which these factors are

determined and valued is detailed in Appendix I hereto. Only Claims satisfying the criteria set forth in Appendix I, as well as all other criteria in these CRP, are eligible for settlement offers under these CRP.

Expedited Claim Review requires less information than Extraordinary Claim Review as Claims submitted for Extraordinary Claim Review are subject to additional verification and documentation requirements. Only holders of Extraordinary Claims may seek Extraordinary Claim Review.

6.3 Payment of Claims Accepting Settlement Offers. If the Settlement Facility determines the Claim is eligible for payment under Expedited Claim Review or Extraordinary Claim Review (as applicable) and the Claimant executes the form of Settlement Release attached hereto as Appendix III, the Claim shall be placed in the FIFO Payment Queue following which the Settlement Facility shall disburse payment subject to the requirements of these CRP.

6.4 Submission Requirements. Whether a Claim is submitted under either Expedited Claim Review or Extraordinary Claim Review, it must meet threshold, medical, and Coltec/GST Product Contact requirements set forth below, and must be submitted with the information necessary to determine a settlement offer under either the Expedited Claim or Extraordinary Claim Review procedures described in Appendices I and II.

6.5 Threshold Requirements for All Claimants. To be eligible for a payment under these CRP, a Claimant must satisfy the following threshold requirements:

(a) The Claimant (or the Claimant's predecessor) has not released the Claim against the Debtors, the Reorganized Debtors, the Settlement Facility, or Reorganized Garrison (or had such Claim resolved by final judgment, dismissal, or order), subject to the exception for Second Disease Claims described in Section 4.3;

(b) The Claimant has not obtained a judgment based on the asbestos-related injury alleged in the Claim that has been fully satisfied;

(c) The Claim has not been disallowed by the Bankruptcy Court, except that Settled GST Asbestos Claimants whose Claims are disallowed by the Bankruptcy Court as not settled may nevertheless submit such Claims to the Settlement Facility and be eligible for a payment from the Settlement Facility, subject to all criteria contained herein;

(d) The Claimant has not transferred his or her right to recover with respect to the Claim such that the Claim can be asserted by another person. (The fact that a Claimant has executed a “subrogation agreement” with a health insurer or that a statutory provision grants to any governmental entity rights of subrogation shall not be construed as a transfer of the Claimant’s right to recover); and

(e) The Claim is not barred under the terms of an Asbestos Claims Bar Date or the Settlement Claims Bar Date, as applicable, unless relief has been obtained from the Bankruptcy Court.

6.6 Medical Requirements for All Claimants. To be eligible for a payment under these CRP, all Claimants must support their Claims with the medical documentation described in Appendix I applicable to the condition they allege. All diagnoses must be accompanied by either (i) a statement by the physician providing the diagnosis that at least ten (10) years have elapsed between the date of first exposure to asbestos and the diagnosis, or (ii) a history of exposure to asbestos fibers or dust sufficient to establish a 10-year latency period. Such statement may take the form of information in the Injured Party’s medical records or reports (i.e., exposure history).

Medical evidence provided in support of the Claim must be credible and consistent with recognized medical standards. Each diagnosis must be made by a board-certified physician in an appropriate specialty, whose license and certification are not (or were not at the time of the diagnosis) on inactive status, to a level of reasonable medical probability. Pulmonary function testing, where required, must be performed using equipment, methods of calibration, and

techniques that meet the lung function testing criteria adopted by the American Thoracic Society (“ATS”) current as of the date the test is performed.²

Any diagnosis of asbestosis (including in connection with asbestos-related lung cancer or laryngeal cancer) must be made by (i) a board-certified pathologist, who personally reviewed the Injured Party’s pathology, or (ii) a board-certified internist, pulmonologist, radiologist, or occupational medicine physician who actually examined the Injured Party or reviewed and listed relevant medical records, with findings contained in a narrative written report.

In assessing the reliability of any diagnosis, the Trustee may consider whether the diagnosis discusses the basis for the opinion and the reason for rejection of other reasonably possible diagnoses.

A finding by a physician that a Claimant’s disease is “consistent with” or “compatible with” asbestosis shall not alone be treated by the Settlement Facility as a diagnosis.

With respect to all disease Claims, the Trustee may require, among other things, the submission of x-rays, CT scans, detailed results of pulmonary function tests, laboratory tests, tissue samples, and results of medical examination or reviews of other medical evidence.

The Trustee must require that medical evidence submitted comply with recognized medical standards, including those regarding equipment, testing, methods, and procedures to assure that such evidence is reliable.

² Pulmonary function testing performed in a hospital accredited by the Joint Commission on Accreditation of Healthcare Organizations, or performed, reviewed, or supervised by a board-certified pulmonologist, internist, radiologist or occupational medicine physician shall be presumed to comply with ATS standards, and the Claimant may submit a summary report of the testing. In all other cases, the Claimant must submit the full report of the testing; provided, however, that if the pulmonary function testing was conducted prior to the Effective Date of the Plan and the full report is not available, the Claimant must then submit a declaration signed by a board-certified pulmonologist, internist, radiologist or occupational medicine physician, in the form provided by the Settlement Facility, certifying that the pulmonary function testing was conducted in compliance with ATS standards.

In the case of deceased Injured Parties, the Trustee may take into account the medical standards in place at the time of the subject test in evaluating the reliability of the evidence, and at the Claimant's request, the Trustee may waive the board-certified requirements in the case of an otherwise qualified physician whose X-ray and/or CT scan readings are submitted for the deceased Injured Party. The decision to waive this requirement in that circumstance shall be in the Trustee's sole discretion.

With respect to malignant mesothelioma, the Settlement Facility in assessing the reliability of a diagnosis may consider and request information concerning the following:

- Whether the pathologist or laboratory has performed a panel of appropriate (as of the time of the diagnosis) immunohistochemical stains on tumor tissue from a biopsy, and if not, whether there is good cause and whether the laboratory has instead performed a panel of appropriate immunohistochemical stains on a specimen obtained from cytology;
- Whether the pathological report identifies the morphologic form of the tumor; that is, whether the tumor is epithelial (also referred to as epithelioid), sarcomatous (also referred to as sarcomatoid), or mixed epithelial and sarcomatous (sometimes referred to as biphasic or bimorphic);
- Whether all treating physicians who expressed a diagnosis in the records concurred that the Injured Party had diffuse malignant mesothelioma;
- Whether there is an expert finding that the gross distribution of tumor in the Injured Party's thorax is typical of malignant pleural mesothelioma;
- Whether there is an expert finding that the gross distribution of tumor in the Injured Party's abdominal cavity is typical of malignant peritoneal mesothelioma;

- Whether there is a report by a board-certified radiologist documenting that the gross distribution of tumor based on CT scans or PET scans of the Injured Party's thorax is typical of malignant pleural mesothelioma; and
- Whether there is a report by a board-certified radiologist documenting that the gross distribution of tumor based on CT scans or PET scans of the Injured Party's abdominal cavity is typical of malignant peritoneal mesothelioma.

6.7 Coltec/GST Product Contact Requirement for All Claimants.

6.7(a) **Coltec/GST Product Contact.** To be eligible for payment from the Settlement Facility, the Claimant must demonstrate to the Trustee's satisfaction that the Injured Party experienced Coltec/GST Product Contact, which Coltec/GST Product Contact could have credibly contributed to causing his or her asbestos-related condition. The Claim Form must require certification of the Claimant's belief in this regard and will set forth the specific exposure information required by the Settlement Facility, including the Injured Party's occupation or occupations. The Trustee may also require submission of other or additional evidence of Coltec/GST Product Contact when he or she deems it to be necessary.

All Claimants, other than malignant mesothelioma Claimants, must credibly demonstrate to the Trustee's satisfaction that the Injured Party had at least six (6) months of total Coltec/GST Product Contact during the Injured Party's career (or the career of the occupationally exposed person in the case of Secondary Coltec/GST Product Contact). Claims involving Injured Parties with malignant mesothelioma must credibly demonstrate Coltec/GST Product Contact to the Trustee's satisfaction, but there is no six-month minimum; however a shorter duration of Coltec/GST Product Contact will proportionately decrease the valuation of such a Claim. If an Injured Party's only Coltec/GST Product Contact is Secondary Coltec/GST Product Contact, the

Settlement Facility shall only make a settlement offer if the Injured Party has been diagnosed with malignant mesothelioma. If the Claimant experienced Coltec/GST Product Contact while confined to a ship at sea for fifty (50) days, the Settlement Facility shall consider the fifty (50) days of exposure equivalent to six (6) months of total Coltec/GST Product Contact.

For all Coltec/GST Product Contact, Claimants must provide (i) identification (by name, address or other description) of the residence(s), plant(s), ship(s), or commercial building(s), and, if applicable, the city and state where Coltec/GST Product Contact allegedly occurred; (ii) the month and year(s) Coltec/GST Product Contact began and ended; (iii) the Injured Party's occupation, job title, and employer(s) at the time of Coltec/GST Product Contact (or, in the case of Secondary Coltec/GST Product Contact, the occupation, job title, and employer(s) of the occupationally exposed person at the time of Coltec/GST Product Contact); (iv) identification of the type of Coltec Product and/or GST Product with which the Injured Party had contact; and (v) the manner in which the Injured Party experienced Coltec/GST Product Contact. If a Claimant does not know the Injured Party's job title or employer for any period of time, he or she shall explain the reason for the lack of knowledge, and the Trustee, based on the facts, may, in his or her sole discretion, waive the requirement that such information be provided.

The Contact Groups for various occupations and industries are contained in Appendix IV to these CRP. The Contact Groups have been defined based on the assumed potential frequency and intensity of contact with Coltec Products and/or GST Products.

6.7(b) Documentation of Coltec/GST Product Contact. All information required by 6.7(a), including particularly the Injured Party's occupation, must be evidenced by (a) interrogatories, declarations, depositions, testimony, or other sworn statements verified or made under penalty of perjury by a person who is competent to testify to the information

contained therein, providing sufficient background information to explain how such person acquired the personal direct knowledge of such facts and allowing the Settlement Facility to determine the credibility of the person making the sworn statement; or (b) other credible and authentic documents (such as, for example, union membership records, military records and social security records). The Settlement Facility may request copies of other documents necessary for assessing the credibility of the allegation of Coltec/GST Product Contact, including copies of any interrogatory answers submitted by the Claimant or Injured Party in any asbestos litigation relating to the alleged asbestos-related injury.

6.7(c) **Site List Limitations.** Evidence that Coltec Products and/or GST Products were used at a plant, facility, or other worksite where the Injured Party worked is, in and of itself, not sufficient to provide the showing required in this Section 6.7.

6.8 **Additional Documentation and Information for Extraordinary Claim Review.** To be eligible for a payment under these CRP, a Claim submitted for Extraordinary Claim Review must provide the following additional information:

6.8(a) **Requirement to Identify Other Claims.** A Claimant seeking Extraordinary Claim Review must submit the information described in Section 6.8(b) about all Other Claims that relate in any way to the alleged injuries for which the Claimant seeks compensation. Other Claims about which information must be submitted include claims by the Claimant, the Claimant's decedent, and any present or past Holder of the Claim. Other Claims include, but are not limited to, the following: (a) lawsuits filed in any court, arbitration proceedings before any panel or tribunal, and administrative proceedings (such as Worker's Compensation claims) before any governmental or quasi-governmental body; (b) claims that were resolved or settled without the institution of litigation (such as pre-filing settlements

reached after notification of the existence of a claim without the need to file a lawsuit); and (c) claims that have been submitted in bankruptcy proceedings or to Trusts or claims resolution Entities that resulted from bankruptcy proceedings.

6.8(b) Information Required About Other Claims. The Claimant shall submit the following information for each Other Claim: (a) the name of the Entity against whom the Other Claim was made, (b) the date of the Other Claim, and (c) the amounts of all payments received or to be received from the Entity to whom the Other Claim was submitted. The Claimant must also submit copies of any documents submitted to or served upon any such Entity containing information regarding the alleged Injured Party's contact with or exposure to asbestos or asbestos-containing products, including without limitation any claim forms submitted to Trusts (along with any attachments), ballots submitted by or on behalf of the Claimant in any bankruptcy case, and any discovery response filed or served in tort litigation. The Claimant shall also certify that, to the best of his knowledge, at that time, with the exception of the Other Claims that have been expressly disclosed and identified by the Claimant, no other Entity is known to the Claimant to be potentially responsible for the alleged injuries that are the basis of the Claim.

6.8(c) Authorization for Release of Information. Any Claimant seeking Extraordinary Claim Review shall execute a release of information form in favor of the Settlement Facility, in the form attached as Appendix V, authorizing all Trusts against whom an Other Claim has been made or asserted based on the Injured Party's injury to release to the Settlement Facility all information submitted to it by the person or Entity who made the Other Claim and to disclose the status of any such claim and the amount and date of any payment on the claim. The release of information form shall authorize the Settlement Facility to obtain all

submissions made by the Claimant or his heirs, executors, successors, or assigns in the future to any Trust. The Settlement Facility may amend the form attached as Appendix V from time to time to add newly established Trusts. These authorizations will be used not only to verify information provided in connection with particular Claims but also in connection with the Settlement Facility's periodic audits for fraud.

6.8(d) Attorney or Claimant Certification. If the Claimant seeking Extraordinary Claim Review (or any Related Claimant) is or has been represented by an attorney in any litigation or in the filing of Trust claims based on the injury that forms the basis for the Claim, the Claimant shall provide a certification under penalty of perjury of such attorney. The certification shall affirm that the attorney has fully investigated the alleged injuries that are the basis of the Claim, including conferring with any other attorneys who represent the Claimant with respect to claims against Trusts or any other Entity, and that no good-faith basis exists, at the time the certification is executed, to bring a claim against any Entity that is not identified in the Claim Form submitted to the Settlement Facility by the Claimant.

6.8(e) Individual Claimant Certification. If the Claimant seeking Extraordinary Claim Review (or any Related Claimant) has not been represented by an attorney in any litigation or in the filing of Trust claims based on the injury that forms the basis for the Claim, the Claimant shall provide a certification under penalty of perjury that he or she has fully investigated the alleged injuries that are the basis of the Claim, and that no good-faith basis exists, at the time the certification is executed, to bring a claim against any Entity that is not identified in the Claim Form submitted to the Settlement Facility by the Claimant.

6.9 Releases. As a condition to making a payment to any Claimant, the Settlement Facility shall obtain from such Claimant a Settlement Release in the form attached hereto as

Appendix III. The protection afforded by such release is supplemental to, and does not derogate from or imply any deficiency in, the protection provided by the Discharge Injunction and the Asbestos Channeling Injunction. The Trustee may modify the provisions of the Settlement Release so long as he or she obtains the consent of the CAC, the FCR and the Reorganized Debtors to the modifications.

Section 7

Reliability of Claim Information

7.1 **Reliable Information.** Although the Settlement Facility will not strictly apply rules of evidence and authenticity standards, information provided in support of a Claim, including evidence of Coltec/GST Product Contact, must be, at a minimum, reliable, meaningful and credible so that the Trustee is fully informed regarding the foundations for facts asserted in support of the Claim and is able to determine whether the Injured Party was exposed on a regular basis to asbestos fibers or dust from Coltec Products and/or GST Products to the extent required by the standards set forth in Appendix I for the Injured Party's Contact Group. Medical information submitted in support of a Claim must comply with recognized medical standards (including, but not limited to, standards regarding equipment, testing methods, and procedures).

7.2 **Copies.** The Settlement Facility normally will accept copies, including electronic copies, instead of authenticated copies of x-ray reports, laboratory tests, medical examinations, and other medical records and reviews that otherwise comply with recognized medical and legal standards unless circumstances indicate that the copies of the tests, reports, and/or review are not authentic or are otherwise unreliable. Further, the Settlement Facility normally will accept copies, including electronic copies, instead of authenticated copies of deposition testimony, union membership records, invoices, affidavits, business records, deck logs, military service

records (including leave records) or other credible indirect or secondary evidence in a form otherwise acceptable to the Settlement Facility that establishes an Injured Party's occupation, occupational history, business or other losses, or the Injured Party's presence at a particular ship, facility, job site, building or buildings, or location during a time period in which the Coltec Product and/or GST Product was present, unless circumstances show that the information being submitted is unreliable.

7.3 **Unreliable Information.** The Trustee has sole discretion to exclude and disregard unreliable information. Examples of unreliable information include, but are expressly not limited to, circumstances that raise questions of authenticity of copies or where persons preparing Claims or verifying facts offered in support of a Claim lack direct knowledge of such facts, but fail to reveal and describe what facts and how and from what sources they learned those facts, which they relied upon as the basis for their assertion of such facts. In deciding whether to exclude and disregard unreliable information, the Trustee shall consider, but not be strictly bound by, rules of evidence. Rather, the Trustee shall instead exercise his or her discretion to determine whether the subject information is sufficiently probative. If any Trust has rejected or will not consider any information submitted by a particular law firm or claimant or prepared by a particular doctor or expert, such information shall be deemed presumptively unreliable.

Section 8

Claim Forms and Fees

8.1 **Claim Forms.** The Trustee shall prepare suitable and efficient Claim Forms for all Claims consistent with these CRP, and after consulting with both the CAC and the FCR, shall post the materials to the Settlement Facility's website and provide such Claim Forms upon a

written request to the Settlement Facility for such materials. The Claim Forms shall include such instructions as the Trustee shall approve. The Claimant must certify that all information submitted on the Claim Form, including occupation information, is truthful and accurate. All Claim Forms shall be signed by the Claimant or the Claimant's representative, including the Claimant's attorney, under penalty of perjury and must include a contact address (which may be an attorney) at which the Claimant may receive notices from the Settlement Facility, including an email and street address. For any notices the Trust is required to send to Claimants under these CRP or the Plan, the Trust may serve the notice by email. The Trustee may subsequently modify any of the Claim Forms so long as (a) any modifications are consistent with the goals, principles and provisions of these CRP and (b) the Trustee consults with the CAC and the FCR with respect to the modifications.

8.2 **Claim Fees.** To be processed by the Settlement Facility, Claimants must submit the following filing fees: (i) \$100 for Category A Claims; (ii) \$75 for Category B Claims; and (iii) \$50 for Category C Claims. The fees shall be refunded in full to a Claimant who receives and accepts payment of a settlement offer from the Settlement Facility. At any time following the three-year anniversary of the date the Settlement Facility first makes Claim Forms available, the Trustee may amend the filing fees with the consent of both the CAC and the FCR. Notwithstanding anything contained herein, holders of Settled GST Asbestos Claims marked as liquidated on Appendix VI shall not be required to submit a filing fee to the Settlement Facility.

Section 9

Deferrals, Withdrawals, Arbitration and Litigation

9.1 **Deferrals and Deficiencies.** At any time within the first year following the date of the filing of a Claim, the Claimant can request that the processing of his or her Claim by the

Settlement Facility be deferred for a period not to exceed one (1) year without affecting the status of the Claim for statute of limitations purposes. When the Claimant certifies to the Settlement Facility that the Claim is ready for review, the Claim shall return to active status and be placed in the FIFO Processing Queue, and the Settlement Facility shall review the Claim when it is reached in the FIFO Processing Queue. If the Claimant fails to certify that the Claim is ready for review before the end of the one-year deferral period, such Claim shall be stricken and not be eligible for payment by the Settlement Facility.

After reviewing a Claim, the Settlement Facility shall either approve the Claim for payment or provide the Claimant with a list of deficiencies in the Claim Form that preclude a settlement offer. The Claimant shall have six (6) months in which to respond to these deficiencies to attempt to obtain a settlement offer. If the Settlement Facility does not receive a response within six (6) months, the Settlement Facility shall reject the Claim. There is no time limit within which a Claim must be either approved or rejected by the Settlement Facility, but a Claimant must respond to each deficiency notice received from the Settlement Facility within six (6) months to avoid a claim rejection. This provision will not preclude the assertion of Second Disease Claims. If a rejected Claim is re-submitted, it shall be required to pay a new filing fee.

9.2 **Withdrawals.** If a Claimant withdraws a Claim, such Claim will not be eligible for payment by the Settlement Facility.

9.3 **Establishment of ADR Procedures.** The Trustee, after consultation with the CAC and the FCR, shall establish binding and non-binding Alternative Dispute Resolution (“ADR”) procedures for resolving disputes concerning Claims. The ADR Procedures shall, in the first instance, contain the following provisions with respect to the allocation of the costs associated with arbitration: (a) if the Claimant elects non-binding arbitration, the costs

associated with the arbitration and the arbitrator's fees shall be split 50/50 between the Claimant and the Settlement Facility; and (b) if the Claimant elects binding arbitration, the Settlement Facility shall pay the costs associated with the arbitration and the arbitrator's fees. The ADR procedures may be modified by the Trustee for good cause after consultation with the CAC and the FCR. A Claimant whose Claim is eligible for arbitration may arbitrate disputes over whether a settlement offer should have been made on a Claim or not, and, if made, the amount of the settlement offer. In all arbitrations, the arbitrator shall apply the requirements of these CRP.

9.4 Claims Eligible for Arbitration. Only Expedited Review Claims are eligible for arbitration. In order for an Expedited Review Claim to be eligible for arbitration, the Claimant must first complete Expedited Claim Review, which shall be treated as completed for these purposes when the Claim has been reviewed by the Settlement Facility and either (i) the Settlement Facility has made a settlement offer on the Claim, the Claimant has rejected the settlement offer, and the Claimant has notified the Settlement Facility of the rejection in writing, or (ii) the Settlement Facility has rejected the Claim and notified the Claimant in writing. The holder of a Settled GST Asbestos Claim or a Pre-Petition Judgment GST Asbestos Claim may seek arbitration to resolve any dispute concerning whether the Claim qualifies for payment hereunder. The decisions of the Trustee and the Extraordinary Claim Review Panel concerning Extraordinary Claims are final and not subject to review in arbitration or the tort system.

9.5 Limitations on and Payment of Arbitration Awards. For an Expedited Claim Review Claim, the arbitrator shall not return an award in excess of the Maximum Settlement Value for the appropriate Contact Group under Expedited Claim Review after taking into account disease, with both the appropriate Contact Group and disease being determined by the arbitrator. A Claimant who submits to arbitration and who accepts the arbitral award shall

receive payments in the same manner as one who accepts the Settlement Facility's original settlement offer.

9.6 Suits in the Tort System. If the holder of a disputed Claim disagrees with the Settlement Facility's determination regarding the Claim, and if the holder has first submitted the Claim to, and completed, non-binding arbitration as provided above, the holder may file a lawsuit against the Settlement Facility in any of the following jurisdictions: (a) the jurisdiction in which the IP resided at the time of diagnosis; (b) any jurisdiction in which the IP experienced Coltec/GST Product Contact; (c) the jurisdiction in which the Claimant resided at the time the Claim was filed with the Settlement Facility; and (d) the state of North Carolina or any other state of a Releasee's residency or incorporation. Any such lawsuit must be filed by the Claimant in his or her own right and name and not as a member or representative of a class, and no such lawsuit may be consolidated with any other lawsuit. All defenses (including, with respect to the Settlement Facility, all defenses which could have been asserted by a Debtor) shall be available at trial.

9.7 Payment of Judgments for Money Damages. If and when a Claimant obtains a judgment in the tort system, the Claim shall be placed in the FIFO Payment Queue based on the date on which the judgment became final. Thereafter, the Claimant shall receive from the Settlement Facility an initial payment (subject to the Maximum Annual Payment and the Claims Payment Ratio provisions set forth above) of an amount equal to the greater of (i) the Settlement Facility's last offer to the Claimant or (ii) the award that the Claimant declined in non-binding arbitration; provided, however, that in no event shall such payment amount exceed the amount of the judgment obtained in the tort system. Subject to the cap on payment set forth below, the Claimant shall receive the balance of the judgment, if any, in five (5) equal installments in years

six (6) through ten (10) following the year of the initial payment (also subject to the Maximum Annual Payment and the Claims Payment Ratio provisions above in effect on the date of the payment of the subject installment). Under no circumstances shall interest be paid under any statute on any judgments obtained in the tort system.

The total amount paid with respect to a Claim shall not exceed the Maximum Settlement Value for the appropriate Contact Group under Expedited Claim Review after taking into account disease, with both the appropriate Contact Group and disease being determined by the court. For example, if the court determines that the Claim is a Contact Group 2 Claim and the Injured Party's disease is mesothelioma, the total amount paid with respect to such Claim shall not exceed [\$44,400].

9.8 **Punitive Damages.** Except as provided below for Claims asserted under the Alabama Wrongful Death Statute, punitive or exemplary damages, i.e., damages other than compensatory damages, shall not be paid. The only damages that may be awarded pursuant to these CRP to Alabama Claimants who are deceased and whose personal representatives pursue their claims only under the Alabama Wrongful Death Statute shall be compensatory damages determined pursuant to the statutory and common law of the Commonwealth of Pennsylvania without regard to its choice of law principles.

Section 10

Indirect Claims

10.1 **Indirect Claims.** Indirect Claims shall be subject to the same options, categorization, evaluation, and payment provisions of these CRP as all other Claims, subject to the criteria in this Section.

10.2 **Presumptively Valid Indirect Coltec/GST Asbestos Claims.** Indirect Claims shall be treated as presumptively valid and paid by the Settlement Facility if they meet the following requirements.

10.2(a) **Not Disallowed.** Such Claim satisfied the requirements of the applicable Asbestos Claims Bar Date and is not otherwise disallowed by Section 502(e) of the Bankruptcy Code or subordinated under Section 509(c) of the Bankruptcy Code.

10.2(b) **Payment of and Release by Direct Claimant.** The Holder of such Claim (the “**Indirect Claimant**”) establishes to the satisfaction of the Trustee that (i) the Indirect Claimant has paid in full the Holder of a Direct Claim for which the Settlement Facility would otherwise have had a liability or obligation under these CRP (the “**Direct Claimant**”), (ii) the Direct Claimant and the Indirect Claimant have forever and fully released the Settlement Facility from any liability to the Direct Claimant, and (iii) the Claim is not otherwise barred by a statute of limitation or repose or by other applicable law.

10.2(c) **Establishing Indirect Claim.** To establish a presumptively valid Indirect Claim, the Indirect Claimant’s aggregate liability for the Direct Claimant’s Claim must also have been fixed, liquidated, and paid fully by the Indirect Claimant by settlement (with an appropriate full release in favor of the Settlement Facility and all other parties referenced above) or a Final Order (as defined in the Plan) provided that such Claim is valid under applicable law. In any case where the Indirect Claimant has satisfied the Claim of a Direct Claimant against the Settlement Facility under applicable law by way of a settlement, the Indirect Claimant shall obtain for the benefit of the Settlement Facility a release in form and substance satisfactory to the Settlement Facility.

10.3 Otherwise Valid Indirect Claims. If an Indirect Claimant cannot meet the presumptive requirements set forth above, including the requirement that the Indirect Claimant provide the Settlement Facility with a full release of the Direct Claimant's Claim, the Indirect Claimant may request that the Settlement Facility review the Indirect Claim to determine whether the Indirect Claimant can establish under applicable law that the Indirect Claimant has paid all or a portion of a Direct Claim. If the Indirect Claimant can satisfactorily show that it has paid all or a portion of such a liability or obligation, the Settlement Facility shall process such Indirect Claim on the same basis as the Settlement Facility would have processed the underlying Direct Claim in the absence of payment by such Indirect Claimant to the Direct Claimant; provided, however, that if the Indirect Claim is submitted with respect to an asserted subrogation right, (a) such Indirect Claim shall not be processed until the relevant Direct Claim has been submitted to the Settlement Facility and approved and (b) if the Direct Claimant's law firm has entered into an agreement with respect to lien issues, the Settlement Facility shall abide by the lien resolution procedures provided for in such agreement. In no event shall the amount paid to the Indirect Claimant be greater than (a) the amount to which the Direct Claimant would have otherwise been entitled, or, if less, (b) the amount paid by such Indirect Claimant on account of such Direct Claim.

10.4 Processing and Payment of Indirect Claims. Indirect Claims that are entitled to payment from the Settlement Facility shall be processed and paid in accordance with procedures to be developed and implemented by the Settlement Facility consistent with the provisions of this Section 10, which procedures shall, consistent with the threshold requirements of this Section 10, provide the same Expedited Claim and Extraordinary Claim Review and payment procedures

and rights to the Holders of such Claims as the Settlement Facility would have afforded the Holders of the underlying Direct Claims.

Section 11

Audits

11.1 **Audit Program.** The Trustee, after consultation with the CAC and the FCR, shall develop methods for auditing the claims process, including, but not limited to, the evaluation, ordering, processing, and payment of Claims. The Trustee shall also develop methods for auditing Claims themselves, including, but not limited to (i) the reliability of medical evidence, including additional reading of x-rays, CT scans, and verification of pulmonary function tests; (ii) the reliability of evidence of Coltec/GST Product Contact, including, but not limited to, the identification of occupation and industry; (iii) the reliability of evidence of sources of asbestos exposure; and (iv) allocation of the costs of audits. In developing audit methods, the Trustee may consider audit procedures adopted by other Trusts. Once finalized, the Trustee's audit methods shall be implemented by the Settlement Facility. In conducting an audit, the Trustee may request any relevant non-privileged information, in his or her discretion, including information concerning Other Claims, from a Claimant or Claimant's attorney. The Trustee may require a Claimant whose Claim is being audited to execute a release of information form in favor of the Settlement Facility in the form attached as Appendix V. If the Claimant refuses to provide information concerning Other Claims, the Trustee may, in his or her sole discretion, invoke the remedies in this Section 11.

11.2 **Inconsistent Information.** In the event that the Trustee reasonably determines that any individual or Entity has engaged in a pattern or practice of providing inconsistent or

unreliable medical or exposure evidence to the Settlement Facility, the Trustee shall decline to accept additional evidence from such provider.

11.3 **Fraud.** In the event that an audit reveals that fraudulent information has been provided to the Settlement Facility, the Trustee shall penalize any Claimant or Claimant's attorney by rejecting the Claim or by other means including, but not limited to, (i) reordering the priority of payment of all affected Claimants' Claims; (ii) raising the level of scrutiny of additional information submitted from the same source or sources; (iii) refusing to accept additional evidence from the same source or sources; (iv) refusing to accept Claims filed by a particular law firm; (v) seeking the prosecution of the Claimant or Claimant's attorney for presenting a fraudulent claim in violation of 18 U.S.C. § 152; (vi) seeking sanctions from the Bankruptcy Court; (vii) filing complaints for disciplinary action with appropriate State Bar organizations; and (viii) requiring the source of the fraudulent information to pay the costs associated with the audit and any future audit or audits.

Section 12

Miscellaneous

12.1 **Medicare.** Pursuant to the terms of the Settlement Facility Agreement, with respect to payments made by the Settlement Facility, the Settlement Facility shall act as reporting agent for any Entities determined to have a reporting obligation under 42 U.S.C. § 1395y et seq. or any other similar statute or regulation, and any related rules, regulations, or guidance issued in connection therewith or relating thereto, including Section 111 of the Medicare, Medicaid, and SCHIP Extension Act of 2008 (P. L. 110-173), or any other similar statute or regulation, and any related rules, regulations, or guidance issued in connection

therewith or relating thereto. The Settlement Release shall contain provisions designed to protect the Settlement Facility from any Medicare reimbursement claims.

12.2 Insurance Document Requests. In order to facilitate the collection by the Debtors and Coltec of insurance and to satisfy obligations under the Debtors' and Coltec's insurance funding and settlement agreements, the Settlement Facility shall provide to the Debtors, Coltec or any settling insurer identified by the Debtors or Coltec, promptly upon request, access to data and other information reasonably relating to Claims submitted to and accepted and paid by the Settlement Facility. To this end, the Trustee shall make available for review, inspection and audit by such parties, at a mutually agreeable time, records, data and other information reasonably relating to payments made by the Settlement Facility for Claims. Such information shall include, to the extent available: (a) the Injured Party's name, address, social security number, date of birth and occupation; (b) the period of the Injured Party's exposure to asbestos-containing products manufactured or distributed by the Debtors or Coltec, including work site(s) and identification of the type of asbestos-containing product(s); (c) with respect to Extraordinary Claims, the period(s) of the Injured Party's exposure to the asbestos-containing products manufactured or distributed by other companies unrelated to the Debtors and Coltec; (d) the Injured Party's asbestos-related disease, including any medical diagnosis; (e) the date of the Injured Party's diagnosis with an asbestos-related disease; (f) if the Injured Party is deceased, the cause of death and name of his or her personal representative; and (g) amounts paid by the Settlement Facility to or on behalf of the Injured Party. All data and information provided pursuant to this Section 12.2 shall be protected by an order or stipulation, so ordered by the Bankruptcy Court, protecting the confidentiality of such data and information and restricting the

uses thereof to the express purposes stated in this Section 12.2. The Trustee shall consult with the CAC and the FCR prior to providing the requested data and information.

12.3 Confidentiality of Claimant Submissions. All submissions to the Settlement Facility by Claimants, including any materials that the Settlement Facility receives as a result of the utilization of the release of information form attached hereto in Appendix V, shall be treated as confidential by the Settlement Facility. The Settlement Facility will take appropriate steps to preserve the confidentiality of such submissions. The Trustee shall disclose the Claimant submissions with the permission of the Claimant or in response to a valid subpoena. The Settlement Facility shall provide the Claimant or counsel for the Claimant with a copy of any such subpoena promptly after being served. Nothing in these CRP, the Plan or the Settlement Facility Agreement expands, limits or impairs the obligation under applicable law of a Claimant to respond fully to lawful discovery in any underlying civil action regarding his or her submission of factual information to the Settlement Facility for the purpose of obtaining compensation for asbestos-related injuries from the Settlement Facility.

12.4 No Attorney Necessary. These CRP establish an administrative procedure for making defined payments to Claimants based on objective criteria. Furthermore, these CRP are designed so that Claimants can file their Claims without the assistance of an attorney. The Settlement Facility shall not require Claimants to retain an attorney in order to file Claims with the Settlement Facility. In addition, the Trustee shall administer these CRP so as to encourage and facilitate Claimants filing Claims without the assistance of an attorney.

12.5 Consent and Consultation Procedures. Pursuant to the Plan and Settlement Facility Agreement, these CRP will be administered by the Trustee and, where applicable, as set forth herein and in the Settlement Facility Agreement, in consultation with the CAC and the FCR

or upon having obtained their consent. The initial Trustee, members of the CAC, and the FCR are identified in the Settlement Facility Agreement.

12.6 Amendments. The Trustee, after consulting with the CAC and the FCR, may amend these CRP, including the appendices attached hereto; provided, however, that (a) if the consent of both the CAC and the FCR is required for the subject change pursuant to the provisions hereof or of any such appendices, the Trustee must first obtain such consent and (b) the Trustee may not change any provisions in these CRP or the appendices attached hereto that grant the CAC and the FCR consent or consultation rights without first obtaining the consent of both the CAC and the FCR. The Settlement Facility Agreement sets forth further details, not inconsistent with these CRP, concerning amendments, including remedies if consent cannot be obtained. Nothing herein is intended to preclude the CAC or the FCR from proposing to the Trustee amendments to these CRP. Any amendments must continue to ensure holders of Present Claims and Future Claims are treated fairly and equitably and receive settlement payments that are as equal as possible. Notwithstanding anything contained in these CRP or the Settlement Facility Agreement to the contrary, neither these CRP, the Settlement Facility Agreement, the Settlement Facility Bylaws nor any document annexed to the foregoing shall be modified or amended in any way that could jeopardize, impair, or modify (i) the applicability of section 524(g) of the Bankruptcy Code to the Plan and the Confirmation Order, (ii) the efficacy or enforceability of the Asbestos Channeling Injunction or any other injunction or release issued or granted in favor of any (or all) of Asbestos Protected Persons in connection with the Plan or (iii) the Settlement Facility's qualified settlement fund status under the QSF Regulations.

12.7 **Severability.** Should any provision contained in these CRP be determined to be unenforceable, such determination shall in no way limit or affect the enforceability and operative effect of any and all other provisions of these CRP.

12.8 **Governing Law.** For all purposes, these CRP and their administration shall be governed by, and construed in accordance with, the internal laws of the State of Delaware without regard to its conflict of laws provisions.

12.9 **Relation to Other Plan Documents.** In the event that these CRP conflict with the Plan, the Plan shall control. In the event these CRP conflict with the Settlement Facility Agreement, these CRP shall control.

APPENDIX I: EXPEDITED CLAIM REVIEW

Introduction

This Appendix describes how the Settlement Facility will calculate Matrix Amounts under Expedited Claim Review.

Under this process, the Settlement Facility will make settlement offers to qualifying Claimants based on the alleged Injured Party's ("IP") personal characteristics, the occupation in which they allege contact with Coltec Products and/or GST Products, and the time duration working in such occupation.

To qualify for a settlement offer under either Expedited Claim Review or Extraordinary Claim Review, the Claimant, other than a malignant mesothelioma Claimant, must demonstrate that the IP had at least six months of Coltec/GST Product Contact, as defined in the CRP, and must meet the medical criteria described herein and otherwise meet all the applicable medical requirements in the CRP, including those relating to the credibility of medical information.

I.A Occupation and Industry Groups

The Settlement Facility will determine the IP's Contact Group based on the IP's occupation and industry during which the IP had Coltec/GST Product Contact; provided, however, that for an IP with Secondary Coltec/GST Product Contact, the Settlement Facility will determine the IP's Contact Group based on the relevant occupationally exposed person's occupation and industry (as noted in the CRP, malignant mesothelioma is the only disease that the Settlement Facility will provide compensation for if all of the IP's exposure is Secondary Coltec/GST Product Contact). The Contact Groups for each occupation and industry are contained in Appendix IV to these CRP. Occupations and/or industries that would not give rise to exposure to Coltec/GST Product Contact are not listed in Appendix IV. The Contact Groups

have been defined based on the assumed potential frequency and intensity of the IP's contact with asbestos-containing gasket or packing products, as follows:

- Group 1: Occupations in which there is relatively high frequency of gasket or packing removal work.
- Group 2: Occupations in which there is some gasket or packing removal work with significantly less frequency than in Group 1; close bystander contact from gasket or packing removal is likely.
- Group 3: Gasket or packing removal work is not frequent; potential for bystander contact from gasket or packing removal exists, but is not frequent.
- Group 4: Occasional bystander contact with gaskets or packing or extensive insulation exposure; job does not involve gasket or packing removal work, or minimal compared to Group 3; bystander contact from gasket or packing removal work is possible, but unlikely.
- Group 5: Occupation is unlikely to be encountered or contact with gasket or packing removal is very unlikely.

The Settlement Facility will offer Claimants in each Contact Group a settlement no higher than the maximum settlement value allowed for the Contact Group (the “**Maximum Settlement Values**”):³

Contact Group	Maximum Settlement Values
Group 1	\$[148,000]
Group 2	\$[44,400]
Group 3	\$[18,500]
Group 4	\$[9,250]
Group 5	\$[740]

The Claimant's Expedited Claim Review settlement offer will be the Maximum Settlement Value for the Claimant's Contact Group multiplied by the IP Factors Index described below. The IP Factors Index varies based on the IP's disease and medical information,

³ The Plan Proponents have agreed for Disclosure Statement purposes on the preliminary Maximum Settlement Values bracketed in the table above and to the preliminary Medical Information Factors bracketed elsewhere in these CRP. The Trustee will ultimately determine the Maximum Settlement Values and Medical Information Factors. See CRP Section 2.3.

demographic characteristics, jurisdiction (in the case of Present Claims) (if the Claimant elects to document that factor), economic loss (if Claimant elects to report and document any), law firm (in the case of Present Claims) (if the Claimant elects to document that factor), and the length of time the IP spent in the activity or activities in which the IP experienced Coltec/GST Product Contact in the relevant Contact Group.

If the IP had Coltec/GST Product Contact in more than one Contact Group, then the Settlement Facility will calculate a separate settlement offer based on the IP's time in each Contact Group (taking into account all years in that Contact Group, whether in the same or different occupations and whether or not continuous) by calculating a separate IP Factors Index for each Contact Group and multiplying it by the Maximum Settlement Value for that Contact Group. The Settlement Facility will then offer the Claimant the highest settlement offer yielded by this calculation.

I.B Alleged Injured Party Factors Index

The Settlement Facility will calculate an IP Factors Index according to the rules set forth below.

I.B.1 Medical Information Factor

The Settlement Facility will assign a Medical Information Factor based on the following medical criteria (a Claim with respect to an IP who does not meet the medical criteria for any of the listed diseases shall receive a Medical Information Factor of 0). Any increase in the Medical Information Factors shall require the consent of both the CAC and the FCR. The Medical Information Factor for malignant mesothelioma shall in no instance be less than 1.

Mesothelioma (Medical Information Factor = 1.0)

1. Diagnosis of malignant mesothelioma by a board-certified pathologist or by a pathology report prepared at or on behalf of a hospital accredited by the Joint Commission on Accreditation of Healthcare Organizations; provided, however, that if a Claimant can establish a compelling reason for the absence of such a pathology report, the Settlement Facility may elect, in its sole discretion, to accept a credible diagnosis based upon (i) a physical examination of the IP by a physician providing the diagnosis, which physical examination included a review by the physician of tests results relating to other possible explanations for the Injured Party's condition, or (ii) other credible evidence, including, but not limited to medical records demonstrating treatment of the IP based on a clinical diagnosis of malignant mesothelioma or a death certificate indicating the cause of death is malignant mesothelioma.

Asbestos-Related Lung Cancer (Medical Information Factor = [0.25])

1. Diagnosis of primary lung cancer by board-certified pathologist, internist, pulmonologist, medical oncologist, surgical oncologist, or occupational medicine physician, which diagnosis affirms that exposure to asbestos fibers or dust was a contributing factor in causing the IP's lung cancer; and

2. Either (a) diagnosis of asbestosis (see 3. below), (b) an elevated asbestos lung tissue fiber burden (see 4. below), or (c) a diagnosis of bilateral pleural plaques, diffuse bilateral pleural thickening, or bilateral pleural calcification (see 5. below).

3. A diagnosis of asbestosis must be by a board-certified pulmonologist, internist, radiologist or occupational medicine physician and must be supported by either pathology or radiology:

a. If by pathology, a board-certified pathologist must diagnose asbestosis pursuant to the histologic criteria outlined in "Asbestos-Associated Diseases," 106 Archives of Pathology and Laboratory Medicine 11, Appendix 3 (October 8, 1982); and

- b. If by radiology, the Claimant must provide either (i) a roentgenographic interpretation report of a NIOSH-certified B-reader verifying that the Injured Party has a quality 1 or 2 chest x-ray that has been read by a certified B-reader according to the ILO system of classification as showing bilateral small irregular opacities (s, t, or u) with a profusion grading of 1/0 or higher finding bilateral interstitial infiltrative profusion of 1/0 or greater (Section 2B of the current NIOSH form), or (ii) a written radiology report of a board-certified physician verifying that the Injured Party has a CT scan showing bilateral interstitial fibrosis together with a report from another physician that affirms that the bilateral interstitial fibrosis was caused by asbestos exposure.
4. An elevated asbestos lung tissue fiber burden must be documented by the report of a board-certified pathologist of a retained asbestos fiber burden determined by a laboratory employing procedures and the method of determining reference range values described in “Asbestos-Associated Diseases,” 106 Archives of Pathology and Laboratory Medicine 11, Appendix 3 (October 8, 1982). The laboratory findings must report either (a) a retained fiber count equivalent to at least one million fibers greater than five microns in length per gram of dry lung tissue (values reported as fibers greater than five microns in length per gram of wet lung tissue may be multiplied by a factor of ten to convert to dry lung tissue measurement) or (b) a retained fiber count within the reference range values of the testing laboratory for bona fide cases of asbestosis.
5. A diagnosis of bilateral pleural plaques, diffuse bilateral pleural thickening, or bilateral pleural calcification must be by a board-certified pulmonologist, internist, radiologist or occupational medicine physician and must be supported by either pathology or radiology:

- a. If by pathology, a board-certified pathologist must diagnose bilateral pleural plaques, diffuse bilateral pleural thickening, or bilateral pleural calcification; and
- b. If by radiology, the Claimant must provide either (i) a roentgenographic interpretation report of a NIOSH-certified B-reader or a board-certified physician verifying that the Injured Party has a quality 1 or 2 chest x-ray showing either bilateral pleural plaques, diffuse bilateral pleural thickening, or bilateral pleural calcification, or (ii) a written radiology report of a board-certified physician verifying that the Injured Party has a CT scan showing either bilateral pleural plaques, diffuse bilateral pleural thickening, or bilateral pleural calcification.

Severe Asbestosis (Medical Information Factor = [0.25])

1. Diagnosis of asbestosis caused by inhalation of asbestos fibers or dust, by board-certified pulmonologist, internist, radiologist, or occupational medicine physician, based on either:
 - a. A quality 1 or 2 chest x-ray that has been read by a certified B-reader according to the ILO system of classification as showing: bilateral small irregular opacities (s, t, or u) with a profusion grading of 2/1 or higher; or
 - b. Pathological asbestosis graded 1(B) or higher under the criteria published in “Asbestos-Associated Diseases,” 106 Archives of Pathology and Laboratory Medicine 11, Appendix 3 (October 8, 1982).
2. In addition to (1), asbestos-related pulmonary impairment, as demonstrated by pulmonary function testing showing either:
 - a. Forced vital capacity below 65 percent of predicted and FEV1/FVC ratio (using actual values) above 65 percent; or

b. Total lung capacity, by plethysmography or timed gas dilution, below 65 percent of predicted.

Asbestos-Related Other Cancer (Medical Information Factor = [0.10])

1. Diagnosis of colo-rectal, laryngeal, esophageal, pharyngeal, or stomach cancer by board-certified pathologist, internist, pulmonologist, medical oncologist, surgical oncologist, or occupational medicine physician, which diagnosis affirms that exposure to asbestos fibers or dust was a contributing factor to the Injured Party's cancer; and

2. Either (a) a diagnosis of asbestosis (see 3. below) or (b) a diagnosis of bilateral pleural plaques, diffuse bilateral pleural thickening, or bilateral calcification (see 4. below).

3. A diagnosis of asbestosis must be by a board-certified pulmonologist, internist, radiologist, or occupational medicine physician and must be supported by either pathology or radiology:

a. If by pathology, a board-certified pathologist must diagnose asbestosis pursuant to the histologic criteria outlined in "Asbestos-Associated Diseases," 106 Archives of Pathology and Laboratory Medicine 11, Appendix 3 (October 8, 1982); and

b. If by radiology, the Claimant must provide either (i) a roentgenographic interpretation report of a NIOSH-certified B-reader verifying that the Injured Party has a quality 1 or 2 chest x-ray that has been read by a certified B-reader according to the ILO system of classification as showing bilateral small irregular opacities (s, t, or u) with a profusion grading of 1/0 or higher finding bilateral interstitial infiltrative profusion of 1/0 or greater (Section 2B of the current NIOSH form) or (ii) a written radiology report of a board-certified physician verifying that the Injured Party has a CT scan showing bilateral interstitial fibrosis together with a report from another physician that affirms that the bilateral interstitial fibrosis was caused by asbestos exposure.

4. A diagnosis of bilateral pleural plaques, diffuse bilateral pleural thickening, or bilateral pleural calcification must be by a board-certified pulmonologist, internist, radiologist or occupational medicine physician and must be supported by either pathology or radiology:

- a. If by pathology, a board-certified pathologist must diagnose bilateral pleural plaques, diffuse bilateral pleural thickening, or bilateral pleural calcification; and
- b. If by radiology, the Claimant must provide either (i) a roentgenographic interpretation report of a NIOSH-certified B-reader or a board-certified physician verifying that the Injured Party has a quality 1 or 2 chest x-ray showing either bilateral pleural plaques, diffuse bilateral pleural thickening, or bilateral pleural calcification, or (ii) a written radiology report of a board-certified physician verifying that the Injured Party has a CT scan showing either bilateral pleural plaques, diffuse bilateral pleural thickening, or bilateral pleural calcification.

Disabling Asbestosis (Medical Information Factor = [0.03])

1. Diagnosis of bilateral diffuse interstitial fibrosis of the lungs caused by inhalation of asbestos fibers or dust, by board-certified pulmonologist, internist, radiologist, or occupational medicine physician, based on either:

- a. A quality 1 or 2 chest x-ray that has been read by a certified B-reader according to the ILO system of classification as showing: bilateral small irregular opacities (s, t, or u) with a profusion grading of 1/0 or higher;
- b. A CT scan that has been read by a board-certified physician showing bilateral interstitial fibrosis; or

- c. Pathological asbestosis graded 1(B) or higher under the criteria published in “Asbestos-Associated Diseases,” 106 Archives of Pathology and Laboratory Medicine 11, Appendix 3 (October 8, 1982).
2. In addition to (1), asbestos-related pulmonary impairment, as demonstrated by pulmonary function testing showing either:
- a. Forced vital capacity below 80 percent of predicted and FEV1/FVC ratio (using actual values) at or above 65 percent; or
 - b. Total lung capacity, by plethysmography or timed gas dilution, below 80 percent of predicted.

Non-Disabling Asbestosis (Medical Information Factor = [0.02])

1. Diagnosis of bilateral diffuse interstitial fibrosis of the lungs caused by inhalation of asbestos fibers or dust, by board-certified pulmonologist, internist, radiologist, or occupational medicine physician, based on either:
- a. A quality 1 or 2 chest x-ray that has been read by a certified B-reader according to the ILO system of classification as showing: bilateral small irregular opacities (s, t, or u) with a profusion grading of 1/0 or higher;
 - b. A CT scan that has been read by a board-certified physician showing bilateral interstitial fibrosis; or
 - c. Pathological asbestosis graded 1(B) or higher under the criteria published in “Asbestos-Associated Diseases,” 106 Archives of Pathology and Laboratory Medicine 11, Appendix 3 (October 8, 1982).

I.B.2 Age Factor

Claimants with younger IPs receive higher settlement offers than Claimants with older IPs. The Settlement Facility will determine the Age Factor based on the earlier of the IP's diagnosis date and death date (the "**IP Age**"). The Settlement Facility will assign an Age Factor of 1 for an IP Age of 75. The Settlement Facility will decrease the Age Factor by 0.015 for every IP Age year above 75, but will not decrease the Age Factor below 0.7. The Settlement Facility will increase the Age Factor by 0.015 for every IP Age year below 75, but will not increase the Age Factor above 1.4.

I.B.3 Life Status Factor

If the IP is alive at the time the Claim Form is filed with the Settlement Facility, the Settlement Facility will assign a Life Status Factor of 1.3. If the IP is deceased at the time the Claim Form is filed with the Settlement Facility, the Settlement Facility will assign a Life Status Factor of 1.

I.B.4 Dependents Factor

If the IP does not have a spouse or other dependents (minor children, adult disabled dependent children, or dependent minor grandchildren) as of the date the Claim Form is filed with the Settlement Facility, the Settlement Facility will assign a Dependents Factor of 0.8. If the IP has a spouse but no other dependents as of the date the Claim Form is filed with the Settlement Facility, the Settlement Facility will assign a Dependents Factor of 1. Finally, if the IP has dependents (minor children, adult disabled dependent children, or dependent minor grandchildren) who derive (or who derived at the time of the diagnosis of the disease that is the subject of the Claim) at least one-half of their financial support from the IP, the Settlement Facility will assign a Dependents Factor of 1.4.

I.B.5 Economic Loss Factor

Claimants may elect (but are not required) to document economic losses related to the IP's loss of earnings, pension, social security, home services, medical expenses, and funerary expenses. If the Claimant does not document economic loss or for which the economic loss amount is \$200,000 or less, the Settlement Facility will assign an Economic Loss Factor of 1.0. If the documented economic loss amount is greater than \$200,000, the Settlement Facility will adjust the Economic Loss Factor upward by 0.001 for every thousand dollars of economic loss over \$200,000, up to a maximum Economic Loss Factor of 1.4. All claimed economic loss over \$200,000 must be supported by adequate documentation.

I.B.6 Duration of Coltec/GST Product Contact Factor

If the IP spent an aggregate of between six (6) months (other than an IP with malignant mesothelioma for whom there is no minimum period of exposure) and two (2) years performing the activity or activities in which the IP experienced Coltec/GST Product Contact in a Contact Group, the Settlement Facility will assign a Duration of Coltec/GST Product Contact Factor of 0.8. If the IP spent an aggregate of between two (2) years and four (4) years performing the activity or activities in which the IP experienced Coltec/GST Product Contact in a Contact Group, the Settlement Facility will assign a Duration of Coltec/GST Product Contact Factor of 0.9. If the IP spent an aggregate of between four (4) years and six (6) years performing the activity or activities in which the IP experienced Coltec/GST Product Contact in a Contact Group, the Settlement Facility will assign a Duration of Coltec/GST Product Contact Factor of 1.0. If the IP spent an aggregate of between six (6) years and eight (8) years performing the activity or activities in which the IP experienced Coltec/GST Product Contact in a Contact Group, the Settlement Facility will assign a Duration of Coltec/GST Product Contact Factor of

1.1. If the IP spent an aggregate of eight (8) years or more performing the activity or activities in which the IP experienced Coltec/GST Product Contact in a Contact Group, the Settlement Facility will assign a Duration of Coltec/GST Product Contact Factor of 1.2. The periods of time hereunder need not be continuous (i.e., the months spent by the IP performing the activity or activities in which the IP experienced Coltec/GST Product Contact in a Contact Group will be added together to determine the relevant number of months for the calculation of the Duration of Coltec/GST Product Contact Factor) and shall be calculated based on the amount of time that the IP spent performing the activity or activities in which the IP experienced Coltec/GST Product Contact in an occupation and industry in the relevant Contact Group. If the Claimant experienced Coltec/GST Product Contact in a Contact Group while confined to a ship at sea for one hundred (100) days, the Settlement Facility shall consider the one hundred (100) days of exposure equivalent to one year of Coltec/GST Product Contact in the Contact Group.

I.B.7 Jurisdiction Factor

If a Claimant holding a Present Claim believes that the Claimant's Jurisdiction, as defined below, justifies a higher Settlement Offer because of the values of historical settlements and verdicts in such jurisdiction against the Debtors, the Claimant may elect to provide evidence to the Settlement Facility (a) regarding the amounts of such settlements and verdicts and (b) establishing which jurisdiction is the Claimant's Jurisdiction. If the Claimant does not elect to provide such evidence, the Settlement Facility will assign a Jurisdiction Factor of 1.0. If the Trustee is convinced, in his or her sole discretion, that the Claimant is entitled to a higher value based on the historical settlements and verdicts in the Claimant's Jurisdiction, he or she shall adjust the Jurisdiction Factor up to a maximum Jurisdiction Factor of 1.2. For these purposes, the "**Claimant's Jurisdiction**" is the jurisdiction in which the Claimant filed a lawsuit against a

Debtor in the tort system based on the injury that is the subject of the Claim; provided, however if no such lawsuit was filed, the Claimant may elect as the Claimant's Jurisdiction either (a) the jurisdiction in which the IP resides at the time of diagnosis or when the claim is filed with the Settlement Facility or (b) any jurisdiction in which the IP experienced Coltec/GST Product Contact. The Jurisdiction Factor for all Future Claims shall be 1.0.

I.B.8 Law Firm Factor

If a Claimant holding a Present Claim believes that the identity of the law firm representing the Claimant justifies a higher Settlement Offer because the law firm obtained above average prepetition settlements and verdicts for similarly situated claims against the Debtors in the five years before the Debtors' bankruptcy filing, the Claimant may elect (but is not required) to provide evidence to the Settlement Facility supporting such belief. Such evidence must demonstrate that the law firm played a substantial role in the prosecution, trial and resolution of such claims, such as actively participating in court appearances, discovery and trial of the subject cases; the mere referral of a case, without further involvement will not be viewed as having played a substantial role in the prosecution and resolution of a case. If the Claimant does not elect to provide such evidence, the Settlement Facility will assign a Law Firm Factor of 1.0. If the Trustee is convinced, in his or her sole discretion, that the Claimant is entitled to a higher value based on the identity of the law firm representing the Claimant, he or she shall adjust the Law Firm Factor up to a maximum Law Firm Factor of 1.2. The Law Firm Factor for all Future Claims shall be 1.0.

I.B.9 Calculation of IP Factors Index

To calculate the IP Factors Index, the Settlement Facility will multiply the Medical Information Factor, Age Factor, Life Status Factor, Dependents Factor, Economic Loss

Factor, Duration of Coltec/GST Product Contact Factor, Jurisdiction Factor, and Law Firm Factor and divide, in the case of Present Claims, by 6.1641216, which is the maximum possible value of the product of those factors for Present Claims.⁴ In the case of Future Claims, the Settlement Facility shall divide the product of the various factors by 4.28064, which is the maximum possible value of those factors for Future Claims.⁵ The purpose of the different denominators is to ensure that no Present Claimant receives more than a Future Claimant simply by reference to the Law Firm and Jurisdiction Factors. The range of the IP Factors Index is 0% to 100%.

I.C Settlement Offer Determination

The Settlement Facility will determine the Expedited Claim Review Matrix Amount by multiplying the Maximum Settlement Value for the Claimant's Contact Group by the IP Factors Index. If the IP had Coltec/GST Product Contact in more than one Contact Group, then the Settlement Facility will determine a separate settlement offer based on the IP's time in each Contact Group (taking into account the period of time in that Contact Group, whether in the same or different industries/occupations and whether or not continuous) by calculating a separate IP Factors Index for each Contact Group and multiplying it by the Maximum Settlement Value for that Contact Group. (For example, if the IP had five years in Group 1 and ten years in Group 2, the Settlement Facility will calculate separate settlement offers for the time in Group 1 and the time in Group 2.) The Settlement Facility will then offer the Claimant the highest settlement offer yielded by this calculation.

⁴ 6.1641216 = 1.0 (Medical Information Factor) x 1.3 (Life Status Factor) x 1.4 (Dependents Factor) x 1.4 (Age Factor) x 1.4 (Economic Loss Factor) x 1.2 (Duration of Coltec/GST Product Contact Factor) x 1.2 (Jurisdiction Factor) x 1.2 (Law Firm Factor).

⁵ 4.28064 = 1.0 (Medical Information Factor) x 1.3 (Life Status Factor) x 1.4 (Dependents Factor) x 1.4 (Age Factor) x 1.4 (Economic Loss Factor) x 1.2 (Duration of Coltec/GST Product Contact Factor) x 1.0 (Jurisdiction Factor) x 1.0 (Law Firm Factor).

If a Claim is with respect to an IP who has malignant mesothelioma but less than six (6) months of Coltec/GST Product Contact, the Settlement Facility shall calculate the Expedited Claim Review Matrix Amount in the manner described above, but with a beginning Maximum Settlement Value set proportionately below the normal Maximum Settlement Value to reflect the fact that the Claim does not have six (6) months of Coltec/GST Product Contact. For example, if a Claim is with respect to an IP who has malignant mesothelioma with three (3) months of Coltec/GST Product Contact and is in Contact Group 1, the Matrix Amount for such Claim shall be calculated based on a Maximum Settlement Value proportionally reduced to reflect the fact that such Claim has 50% of the Coltec/GST Product Contact of a Claim with six (6) months of Coltec/GST Product Contact. By way of example, if because of the application of the other factors, an IP with six (6) months of Coltec/GST Product Contact would have been offered a Matrix Amount of \$_____, an identically situated IP with three (3) months of Coltec/GST Product Contact would be offered \$_____.

APPENDIX II: EXTRAORDINARY CLAIM REVIEW

This Appendix describes how the Settlement Facility will calculate Matrix Amounts for Claimants electing Extraordinary Claim Review. In order to be eligible to elect Extraordinary Claim Review, the Claim must be an Extraordinary Claim as defined in Section 6.1 of the CRP, specifically a malignant Claim that meets the exposure and medical criteria set forth in Appendix I and that is with respect to an Injured Party who credibly documents (a) a history of extraordinary Coltec/GST Product Contact with little or no exposure to asbestos from other Entities' products and (b) there has not been and there is little likelihood of a substantial recovery elsewhere. Claimants diagnosed with non-malignant diseases do not qualify for Extraordinary Claim Review. Any dispute as to whether a Claim is or is not an Extraordinary Claim shall be submitted to a special Extraordinary Claims Panel to be established by the Trustee with the consent of the CAC and the FCR. All decisions of the Extraordinary Claims Panel as to whether a Claim is or is not an Extraordinary Claim shall be final and not reviewable in either arbitration or court.

Under Extraordinary Claim Review, qualifying Claimants will receive a settlement offer based on the same IP factors as under Expedited Claim Review, but the Settlement Facility will also consider the IP's complete job and exposure history, and information regarding the Claimant's Other Claims.

In Extraordinary Claim Review, the maximum allowed settlement offer (the “**Maximum Extraordinary Settlement**”) is an amount equal to five (5) times the Expedited Claim Review Matrix Amount that the subject Claim would have received under the Expedited Claim Review. The Settlement Facility shall first calculate the Expedited Claim Review Matrix Amount for the Extraordinary Claim in the manner set forth in Appendix I and multiply such amount by five (5)

to determine the Maximum Extraordinary Settlement. The Settlement Facility will then use information provided by the Claimant pursuant to Section 6.8 of the CRP to determine the percentage of the Maximum Extraordinary Settlement that the Settlement Facility will offer the Claimant, with the amount to be offered being determined by the Trustee, in his or her complete discretion, after consideration of the merits of the Extraordinary Claim. In making such determination, the Trustee shall consider, among other things, the number of companies that contributed to the IP's exposure to asbestos-containing products. Based on information provided by the Claimant in compliance with the CRP, the Settlement Facility will calculate the total number of such parties as (a) the number of companies whose products are identified as a source of the IP's asbestos exposure in tort discovery (including in interrogatory answers and depositions); (b) if not already included in (a), the number of Trusts where the Claimant has filed or expresses an intention to file a claim; and (c) if not already included in (a) or (b), the asbestos defendants in whose bankruptcy proceedings the Claimant cast a ballot, unless the Claimant verifies that he will not file a claim against such defendant's Trust. The Trustee's determination of the amount to be offered to the holder of an Extraordinary Claim shall be final and not reviewable in either arbitration or court.

APPENDIX III: FORM OF SETTLEMENT RELEASE

**GARLOCK SETTLEMENT FACILITY
RELEASE AND INDEMNITY AGREEMENT**

NOTICE: THIS IS A BINDING DOCUMENT THAT AFFECTS YOUR LEGAL RIGHTS. PLEASE CONSULT YOUR ATTORNEY IN CONNECTION WITH EXECUTING THIS DOCUMENT. IF YOU DO NOT PRESENTLY HAVE AN ATTORNEY, YOU MAY WISH TO CONSIDER CONSULTING ONE.

WHEREAS, the undersigned, who is either the “Injured Party,” or the/an “Official Representative”⁶ (either being referred to herein as the “**Claimant**”), has filed a claim (the “**Claim**”) with the Garlock Settlement Facility (the “**Settlement Facility**”) pursuant to the Settlement Facility Claims Resolution Procedures (the “**CRP**”) established in *In re Garlock Sealing Technologies, LLC*, Case No. 10-BK-31607 (Bankr. W.D.N.C.) and *In re OldCo, LLC*, Case No. 16-BK-_____ (Bankr. W.D.N.C) and such Claimant asserts a GST Asbestos Claim and/or a Coltec Asbestos Claim (collectively, “**Asbestos Claim**”) (all capitalized terms not defined herein shall have the respective meanings ascribed to them either in the CRP or in the Joint Plan of Reorganization of Garlock Sealing Technologies LLC, et al. and OldCo, LLC, Proposed Successor by Merger to Coltec Industries Inc (the “**Plan**”) confirmed by the United States Bankruptcy Court for the Western District of North Carolina and the United States District Court for the Western District of North Carolina on [DATE], Case Nos. 10-BK-31607 and 16-BK-_____ (lead cases)), and

WHEREAS, the Claimant has agreed to settle and compromise the Injured Party’s Claim, for and in consideration of the allowance of the Claim by the Settlement Facility and its payment pursuant to the CRP in accordance with the terms set forth therein and herein;

NOW, THEREFORE, the Claimant hereby agrees as follows:

1. On behalf of the Injured Party, the Injured Party’s estate, the Injured Party’s heirs and/or anyone else claiming rights through the Injured Party, now and in the future, the Claimant hereby fully and finally RELEASES, ACQUITS and FOREVER DISCHARGES (a) the Settlement Facility, the Debtors, the Reorganized Debtors, the CAC, the FCR and their respective settlors, trustors, trustees, directors, officers, agents, consultants, financial advisors, servants, employees, attorneys, heirs and executors and (b) the other Asbestos Protected Parties (collectively the “**Releasees**”), except as expressly provided in paragraphs 2 and 5 herein.

2. Notwithstanding the paragraph immediately above or anything to the contrary contained herein, if the Claim involves a non-malignant asbestos-related disease, the Injured Party may file a new Asbestos Claim against the Settlement Facility for a malignant disease that is diagnosed after the date of the Claimant’s original submission of a proof of claim form to the Settlement Facility with respect to the Claim.

3. The Claimant expressly covenants and agrees forever to refrain from bringing any

⁶ The “Official Representative” is the/a person who under applicable state law or legal documentation has the authority to represent the Injured Party, the Injured Party’s estate or the Injured Party’s heirs.

suit or proceeding at law or in equity, against the Releasees with respect to any Claim released herein.

4. Except as expressly provided herein, the Claimant intends this Release and Indemnity Agreement to be as broad and comprehensive as possible so that the Releasees shall never be liable, directly or indirectly, to the Injured Party or the Injured Party's heirs, legal representatives, successors or assigns, or any other entity claiming by, through, under or on behalf of the Injured Party, for or on account of any Asbestos Claim, whether the same is now known or unknown or may now be latent or may in the future appear to develop, including all spousal or dependants' claims for the Injured Party's injuries. If the Claimant is an Official Representative, the Claimant represents and warrants that the Claimant has all requisite legal authority to act for, bind, release claims of and accept payment on behalf of the Injured Party and all heirs of the Injured Party on account of any Asbestos Claim against the Releasees and hereby agrees to indemnify and hold harmless, to the extent of payment hereunder, excluding attorney's fees and costs, the Releasees from any loss, cost, damage or expense arising out of or in connection with the rightful claim of any other entity to payments with respect to the Injured Party's Asbestos Claim.

5. This Release and Indemnity Agreement is not intended to bar any cause of action, right, lien or claim which the Claimant may have against any alleged tortfeasor or other person or entity not included in the definition of Releasees. The Claimant hereby expressly reserves all his or her rights against such persons or entities. This Release and Indemnity Agreement is not intended to release or discharge any Asbestos Claim or potential Asbestos Claim that the Injured Party's heirs (if any), spouse (if any), the Official Representative (if any) or the Official Representative's heirs (if any) (other than the Injured Party) may have as a result of their own exposure to asbestos or asbestos-containing products.

6. The Claimant represents and warrants that all valid liens and reimbursement claims relating to benefits paid to or on account of the Injured Party in connection with, or relating to, the Asbestos Claim, have been resolved or will be resolved from the proceeds of the settlement payment to the Claimant under this Release or otherwise. It is further agreed and understood that no Releasee shall have any liability to the Claimant or any other person or entity in connection with such liens or reimbursement claims and that the Claimant will hold the Releasees harmless from any and all such alleged liability to the extent of payment hereunder, excluding attorney's fees and costs. In addition, the Claimant will hold the Releasees harmless, to the extent of payment hereunder, excluding attorney's fees and costs, from any and all liability arising from subrogation, indemnity or contribution claims related to the Asbestos Claim released herein.

7. It is further agreed and understood that if the Claimant has filed a civil action against the Settlement Facility, the Claimant shall dismiss such civil action and obtain the entry of an Order of Dismissal with Prejudice with respect to any Asbestos Claim released herein no later than 30 days after the date hereof.

8. The Claimant understands that the Asbestos Claim released herein has been

allowed by the Settlement Facility, and a liquidated value of \$xxxxxxx has been established for such Claim.

9. In the event of a verdict against others, any judgment entered on the verdict that takes into account the status of the Settlement Facility as a joint tortfeasor legally responsible for the Injured Party's injuries shall be reduced by no more than the total and actual amount paid as consideration for this Release or such lesser amount as allowed by law.

10. The Claimant understands, represents and warrants this Release and Indemnity Agreement to be a compromise of a disputed claim and not an admission of liability by, or on the part of, the Releasees. Neither this Release and Indemnity Agreement, the compromise and settlement evidenced hereby, nor any evidence relating thereto, will ever be admissible as evidence against the Settlement Facility in any suit, claim or proceeding of any nature except to enforce this Release and Indemnity Agreement. However, this Release and Indemnity Agreement is and may be asserted by the Releasees as an absolute and final bar to any claim or proceeding now pending or hereafter brought by or on behalf of the Injured Party with respect to the Asbestos Claim released herein, except as expressly provided herein.

11. The Claimant (1) represents that no judgment debtor has satisfied, in full or in part, the Settlement Facility's liability with respect to the Injured Party's Asbestos Claim as the result of a judgment entered in the tort system and (2) upon information and belief, represents that the Claimant has not entered into a release (other than this Release and Indemnity Agreement) that discharges or releases the Settlement Facility's liability to the Claimant with respect to the Injured Party's Asbestos Claim.

12. The Claimant represents that he or she understands that this Release and Indemnity Agreement constitutes a final and complete release of the Releasees with respect to the Injured Party's Asbestos Claim, except as expressly provided in paragraphs 2 and 5 herein. The Claimant has relied solely upon his or her own knowledge and information, and the advice of his or her attorneys (if any), as to the nature, extent and duration of the Injured Party's injuries, damages, and legal rights, as well as the alleged liability of the Settlement Facility and the legal consequences of this Release and Indemnity Agreement, and not on any statement or representation made by or on behalf of the Settlement Facility.

13. This Release and Indemnity Agreement contains the entire agreement between the Claimant and the Releasees and supersedes all prior or contemporaneous, oral or written agreements or understandings relating to the subject matter hereof, including, without limitation, any prior agreements or understandings with respect to the liquidation of the Claim.

14. This Release and Indemnity Agreement shall be governed by, and construed and enforced in accordance with, the laws of the State of Delaware, without giving effect to the principles of conflicts of law thereof and shall be binding on the Injured Party and his or her heirs, legal representatives, successors and assigns.

15. To the extent applicable, the Claimant hereby waives all rights under Section 1542 of the California Civil Code, and any similar laws of any other state. California Civil Code

Section 1542 states:

A general release does not extend to claims which the creditor does not know or suspect to exist in his or her favor at the time of executing the release, which if known by him or her must have materially affected his or her settlement with the debtor.

The Claimant understands and acknowledges that because of the Claimant's waiver of Section 1542 of the California Civil Code, even if the Injured Party should eventually suffer additional damages, the Injured Party will not be able to make any claim against the Releasees for those damages, except as expressly provided in paragraphs 2 and 5 herein. The Claimant acknowledges that he or she intends these consequences.

16. If the Claimant's counsel directed the [NAME OF CLAIMS PROCESSING FACILITY] (the "**Claims Processor**") to transmit to the Settlement Facility any information from the Claims Processor for purposes of settling the Claim, the Claimant acknowledges that the Claimant consented to the disclosure, transfer and/or exchange of information related to the Claim (including medical information) between the Settlement Facility and the Claims Processor in connection with the [NAME OF CLAIMS PROCESSING FACILITY]'s processing of the Claim.

17. The Claimant authorizes payment pursuant to Paragraph 8 to the Claimant or the Claimant's counsel, as trustee for the Claimant.

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Medicare Secondary Payer Certification

The Claimant hereby represents and certifies to the Settlement Facility that, in respect of the Claim, the Claimant has paid or will provide for the payment and/or resolution of any obligations owing or potentially owing under 42 U.S.C. § 1395y(b), or any related rules, regulations, or guidance, in connection with or relating to the Asbestos Claim.

Certification

I state that I have carefully read the foregoing Release and Indemnity Agreement and know the contents thereof, and I sign the same as my own free act. I additionally certify, under penalty of perjury, that the information that has been provided to support the Claim is true according to my knowledge, information and belief and further that I have the authority as the Claimant to sign this Release and Indemnity Agreement.

I am: _____ the Injured Party
_____ the Official Representative of the Injured Party, the Injured Party's Estate or the Injured Party's Heirs

EXECUTED this _____ day of _____, 20

Signature of the Claimant

Name of the Claimant:

CLAIMANT SSN: ***-**-

Name of the Injured Party if different from the Claimant:

INJURED PARTY SSN: ***-**-

[If Claimant is not executing this Release and Indemnity Agreement electronically using the electronic signature process, the Claimant's signature must be authenticated by the signatures of two persons unrelated to the Claimant who witnessed the signing of this Release and Indemnity Agreement or by a notary public.]

SWORN to and subscribed before me this ____ day of _____, 20__

Notary Public

My Commission Expires: _____

[OR]

Signatures of two persons unrelated to the Claimant by blood or marriage who witnessed the signing of this Release and Indemnity Agreement

Witness Signature

Witness Signature

**APPENDIX IV: OCCUPATION CLASSIFICATION
INTO CONTACT GROUPS**

Contact Groups

Code	Occupation	Original PIQ Code	Contact Group
G-1	GASKET CUTTER (SECONDARY MANUFACTURING ONLY)	NA	1
G-2	INDUSTRIAL PLUMBER	O-43	1
G-3	MARITIME MACHINERY REPAIRMAN	N-13	1
G-4	MARITIME MACHINIST'S MATE	N-12	1
G-5A	MILLWRIGHT (CHEMICAL, MARITIME, MILITARY, PETROCHEMICAL, SHIPYARD CONSTRUCTION/REPAIR, TEXTILE, AND UTILITIES INDUSTRIES)	O-37	1
G-6	PIPEFITTER	O-41	1
G-7	STEAMFITTER	O-55	1
N-1	U.S. NAVY MACHINERY REPAIRMAN	N-13	1
N-2	U.S. NAVY MACHINIST'S MATE	N-12	1
N-3	U.S. NAVY PIPEFITTER	N-16	1
G-8	BOILER TECHNICIAN / REPAIRMAN / BOILERMAKER	O-09; O-10; O-11	2
G-9A	FIREMAN (CHEMICAL, MARITIME, MILITARY, PETROCHEMICAL, SHIPYARD CONSTRUCTION/REPAIR, UTILITIES INDUSTRIES)	O-25	2
G-10A	MACHINIST (MARITIME, MILITARY, SHIPYARD CONSTRUCTION/REPAIR, UTILITIES INDUSTRIES)	O-36	2
G-11	MARITIME ENGINEMAN, OILER, WIPER	N-5	2
G-5B	MILLWRIGHT (OTHER INDUSTRIES)	O-37	2
G-12	REFINERY WORKER (CHEMICAL, LONGSHORE, AND PETROCHEMICAL INDUSTRIES)	O-47	2
G-13	SHIPFITTER / SHIPWRIGHT / SHIP BUILDER (CONSTRUCTION TRADES, MARITIME, MILITARY, AND SHIPYARD CONSTRUCTION/REPAIR INDUSTRIES)	O-53	2

Code	Occupation	Original PIQ Code	Contact Group
N-4	U.S. NAVY BOILER TECHNICIAN, BOILER MAKER	N-1; N-2	2
N-5	U.S. NAVY ENGINEMAN, OILER, WIPER	N-5	2
N-6	U.S. NAVY FIREMAN	N-6	2
G-14	AIR CONDITIONING AND HEATING INSTALLER / MAINTENANCE	O-02	3
G-15	ASSEMBLY LINE / FACTORY / PLANT WORKER	O-07	3
G-16	BUILDING MAINTENANCE / SUPERINTENDENT (INDUSTRIAL)	O-12	3
G-17	BURNER OPERATOR	O-15	3
G-18	CONSTRUCTION (COMMERCIAL OR INDUSTRIAL)	O-19	3
G-19	CUSTODIAN / JANITOR (INDUSTRIAL ENVIRONMENT)	O-21	3
G-20	ELECTRICIAN	O-22	3
G-21A	ENGINEER (CHEMICAL, CONSTRUCTION TRADES, IRON/STEEL, MILITARY, PETROCHEMICAL, SHIPYARD CONSTRUCTION/REPAIR, UTILITIES INDUSTRIES)	O-23	3
G-9B	FIREMAN (OTHER INDUSTRIES)	O-25	3
G-22A	FURNACE WORKER / REPAIRMAN / INSTALLER (CHEMICAL, CONSTRUCTION TRADES, IRON/STEEL, MARITIME, MILITARY, PETROCHEMICAL, SHIPYARD CONSTRUCTION/REPAIR, UTILITIES INDUSTRIES)	O-28	3
G-23	LABORER	O-34	3
G-10B	MACHINIST (OTHER INDUSTRIES)	O-36	3
G-24	NAVY / MARITIME (OTHER SHIPBOARD)	NA	3
G-25	POWER PLANT OPERATOR	O-44	3
G-26	RAILROAD WORKER (RAILROAD INDUSTRY)	O-46	3
G-27	RUBBER / TIRE WORKER (TIRE/RUBBER INDUSTRY)	O-50	3
G-28	SEAMAN	O-49	3

Code	Occupation	Original PIQ Code	Contact Group
G-29A	SHEET METAL WORKER / SHEET METAL MECHANIC (CHEMICAL, CONSTRUCTION TRADES, IRON/STEEL, MARITIME, MILITARY, SHIPYARD CONSTRUCTION/REPAIR, UTILITIES INDUSTRIES)	O-52	3
G-30	SHIPYARD WORKER (MAINLAND REPAIR, MAINTENANCE)	O-54	3
G-31	STEELWORKER (CONSTRUCTION TRADES AND IRON/STEEL INDUSTRIES)	O-56	3
N-7	U.S. NAVY DAMAGE CONTROLMAN	N-3	3
N-8	U.S. NAVY ELECTRICIAN'S MATE	N-4	3
N-9	U.S. NAVY GAS TURBINE SYSTEM TECHNICIAN	N-7	3
N-10	U.S. NAVY INSTRUMENTMAN	N-10	3
G-32	WELDER	O-58	3
G-33	ASBESTOS SPRAYER / SPRAY GUN MECHANIC	O-06	4
G-34	BRICK MASON / LAYER / HOD CARRIER	O-14	4
G-35	CARPENTER	O-16	4
G-36	CLERICAL / OFFICE WORKER	O-18	4
G-37A	CUSTODIAN / JANITOR IN OFFICE / RESIDENTIAL BUILDING (CONSTRUCTION TRADES)	O-20	4
G-21B	ENGINEER (OTHER INDUSTRIES)	O-23	4
G-38	FIREFIGHTER	O-24	4
G-39	FOUNDRY WORKER	O-27	4
G-22B	FURNACE WORKER / REPAIRMAN / INSTALLER (OTHER INDUSTRIES)	O-28	4
G-40	GLASS WORKER	O-29	4
G-41	HEAVY EQUIPMENT OPERATOR (INDUSTRIAL ENVIRONMENT)	O-30	4
G-42	INSULATOR	O-31	4
G-43	IRON WORKER	O-32	4
G-44	JOINER (CONSTRUCTION TRADES, MARITIME, MILITARY, AND SHIPYARD CONSTRUCTION/REPAIR INDUSTRIES)	O-33	4

Code	Occupation	Original PIQ Code	Contact Group
G-45	LONGSHOREMAN, RIGGER, STEVEDORE (LONGSHORE, MARITIME, PETROCHEMICAL, AND SHIPYARD CONSTRUCTION/REPAIR INDUSTRIES)	O-35, O-49	4
G-46	MIXER / BAGGER	O-38	4
G-47	PAINTER (COMMERCIAL/INDUSTRIAL ENVIRONMENT)	O-40	4
G-48	PLASTERER	O-42	4
G-49	SANDBLASTER	O-51	4
G-29B	SHEET METAL WORKER / SHEET METAL MECHANIC (OTHER INDUSTRIES)	O-52	4
G-50	WAREHOUSE WORKER (INDUSTRIAL ENVIRONMENT)	O-57	4
G-51	ASBESTOS MINER	O-03	5
G-52	ASBESTOS PLANT / ASBESTOS MANUFACTURING WORKER	O-04	5
G-53	ASBESTOS REMOVAL / ABATEMENT	O-05	5
G-54	AUTO MECHANIC / BRAKE REPAIRMAN, INSTALLER	O-08	5
G-55	BRAKE MANUFACTURER / INSTALLER	O-13	5
G-56	CHIPPER / GRINDER	O-17	5
G-37B	CUSTODIAN / JANITOR IN OFFICE / RESIDENTIAL BUILDING (OTHER INDUSTRIES)	O-20	5
G-57	FLOORING INSTALLER / TILE INSTALLER / TILE MECHANIC	O-26	5
G-58	NON-ASBESTOS MINER	O-39	5
G-59	NON-OCCUPATIONAL / RESIDENTIAL / DO-IT-YOURSELF (DIY) ⁷	O-01	5
G-60	PROFESSIONAL (INDUSTRIAL ENVIRONMENT)	O-45	5
G-61	OTHER	NA	5

⁷ Unless otherwise indicated, any occupation in a residential/do-it-yourself or non-industrial environment will be classified in this group.

**APPENDIX V: AUTHORIZATION FOR SETTLEMENT FACILITY TO OBTAIN
TRUST RECORDS**

AUTHORIZATION FOR RELEASE OF RECORDS OF BANKRUPTCY
TRUSTS AND CLAIMS RESOLUTION FACILITIES

TO WHOM IT MAY CONCERN:

The Claimant named below hereby authorizes each Trust and Claim Resolution Facility listed in the attachment hereto to provide directly to the GST Settlement Facility ("Settlement Facility"), or any of its representatives, all submissions made by Claimant and (if different from the Claimant) the party whose injury forms the basis of the claim (the "Injured Party") to the Trust, including claim forms, any attachments to claim forms, and any amended or supplemental claim forms. Claimant expressly acknowledges that the Trust or Claim Resolution Facility may provide such documents directly to the Settlement Facility and need not obtain any further authorization from the Claimant or his/her representatives.

A copy of this Authorization shall be as valid as the original. This Authorization contains no expiration date and may be exercised by the Settlement Facility at any time. If Claimant's representative has signed this Authorization, a notarized power of attorney is attached.

Name of Claimant: _____

Social Security No.: _____

Date of Birth: _____

Name of Injured Party (if different from Claimant): _____

Social Security No.: _____

Date of Birth: _____

Name of representative for Claimant or Injured Party: _____

Signing party: _____

Signature: _____

Date: _____

Notarized:

Attachment: List of Trusts and Claim Resolution Facilities

List of Trusts and Claim Resolution Facilities

A&I Corp. Asbestos Bodily Injury Trust	Forty-Eight Insulations Qualified Settlement Trust	Raytech Corp. Asbestos Personal Injury Settlement Trust
A-Best Asbestos Settlement Trust	Fuller-Austin Asbestos Settlement Trust	Rock Wool Mfg Company Asbestos Trust
AC&S Asbestos Settlement Trust	G-I Asbestos Settlement Trust	Rutland Fire Clay Company Asbestos Trust
Amatex Asbestos Disease Trust Fund	H.K. Porter Asbestos Trust	Shook & Fletcher Asbestos Settlement Trust
APG Asbestos Trust	Hercules Chemical Company, Inc. Asbestos Trust	Skinner Engine Co. Asbestos Trust
API, Inc. Asbestos Settlement Trust	J.T. Thorpe Settlement Trust	Stone and Webster Asbestos Trust
Armstrong World Industries Asbestos Personal Injury Settlement Trust	JT Thorpe Company Successor Trust	Swan Asbestos and Silica Settlement Trust
ARTRA 524(g) Asbestos Trust	Kaiser Asbestos Personal Injury Trust	T H Agriculture & Nutrition, LLC Industries Asbestos Personal Injury Trust
ASARCO LLC Asbestos Personal Injury Settlement Trust	Keene Creditors Trust	Thorpe Insulation Company Asbestos Personal Injury Settlement Trust
Babcock & Wilcox Company Asbestos Personal Injury Settlement Trust	Lummus 524(g) Asbestos PI Trust	United States Gypsum Asbestos Personal Injury Settlement Trust
Bartells Asbestos Settlement Trust	Lykes Tort Claims Trust	United States Lines, Inc. and United States Lines (S.A.) Inc. Reorganization Trust
Brauer 524(g) Asbestos Trust	M.H. Detrick Company Asbestos Trust	United States Mineral Products Company Asbestos Personal Injury Settlement Trust
Burns and Roe Asbestos Personal Injury Settlement	Manville Personal Injury	UNR Asbestos-Disease

Trust	Settlement Trust	Claims Trust
C.E. Thurston & Sons Asbestos Trust	Muralo Trust	Utex Industries, Inc. Successor Trust
Celotex Asbestos Settlement Trust	NGC Bodily Injury Trust	Wallace & Gale Company Asbestos Settlement Trust
Combustion Engineering 524(g) Asbestos PI Trust	Owens Corning Fibreboard Asbestos Personal Injury Trust (OC Sub-Fund)	Western MacArthur-Western Asbestos Trust
Congoleum Plan Trust	Owens Corning Fibreboard Asbestos Personal Injury Trust (FB Sub-Fund)	W.R. Grace Trust
DII Industries, LLC Asbestos PI Trust	PLI Disbursement Trust	Pittsburgh Corning Trust
Eagle-Picher Industries Personal Injury Settlement Trust	Plibrico Asbestos Trust	
Federal Mogul U.S. Asbestos Personal Injury Trust	Porter Hayden Bodily Injury Trust	

APPENDIX VI: SETTLED GST ASBESTOS CLAIMS

Attached is a listing of proofs of claim based on Debtors' records which identify proofs of claim filed by the Settled Claims Bar Date asserting a Settled GST Asbestos Claim or Settled GST Asbestos Claims that were listed on Debtors' schedules and identified on such schedules as not disputed.

Claims identified as Subject to a Pending Objection are ones that are unliquidated and disputed. Claims identified as POC Withdrawn by Claimant were initially objected to by Debtors, but now have been withdrawn by the claimant. They likewise were unliquidated and disputed, although they have now been withdrawn.

Claims where there is no indication of an objection or where it is indicated that Objection Withdrawn by Debtors are ones which are liquidated and not disputed.

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
None	1459	\$2,500.00	Aniaz, Albert	x			Bergman Draper Ladenburg Hart
None	1482	\$9,500.00	Paquin, Walter	x			Bergman Draper Ladenburg Hart
G1029933	2134	\$1,500.00	Adams, Robert Sr.	x			BOECHLER, JEANETTE T
N1084336	2153	\$2,000.00	Adler, Max	x			BOECHLER, JEANETTE T
N1084329	2155	\$3,000.00	Anderson, Marlan	x			BOECHLER, JEANETTE T
G357229	2091	\$2,000.00	Andvik, Craig	x			BOECHLER, JEANETTE T
G1029939	2135	\$1,500.00	Archer, Jack	x			BOECHLER, JEANETTE T
G1085195	2156	\$5,000.00	Bachmann, Robert	x			BOECHLER, JEANETTE T
N1084352	2390	\$3,000.00	Becker, James	x			BOECHLER, JEANETTE T
N1191421	2424	\$5,000.00	Berreth, John H.	x			BOECHLER, JEANETTE T
G1167241	2412	\$2,500.00	Braaten, Gordon	x			BOECHLER, JEANETTE T
N1191422	2370	\$7,000.00	Braaten, James	x			BOECHLER, JEANETTE T
G357237	2094	\$1,500.00	Carlson, Aldrew	x			BOECHLER, JEANETTE T
G1029915	2374	\$3,000.00	Custer, Ronald	x			BOECHLER, JEANETTE T
G1029917	2375	\$1,500.00	Decoteau, Robert	x			BOECHLER, JEANETTE T
G1029951	2138	\$2,500.00	Draeger, Clifford	x			BOECHLER, JEANETTE T
G357230	2097	\$2,000.00	Fossum, Erwin	x			BOECHLER, JEANETTE T
N1084355	2392	\$2,500.00	Frank, Charles	x			BOECHLER, JEANETTE T
G1029923	2376	\$2,500.00	Fred, Ronald	x			BOECHLER, JEANETTE T
G357238	2100	\$1,350.00	Frenette, Jack	x			BOECHLER, JEANETTE T
G357239	2102	\$1,350.00	Friend, Lorne	x			BOECHLER, JEANETTE T
N1084335	2394	\$2,000.00	Fry, Edison	x			BOECHLER, JEANETTE T
G1029918	2378	\$1,500.00	Gladue, Vern	x			BOECHLER, JEANETTE T
G1090764	2395	\$2,000.00	Goetzfried, Anthony	x			BOECHLER, JEANETTE T
G357231	2104	\$2,000.00	Green, Todd	x			BOECHLER, JEANETTE T
G1029936	2139	\$1,500.00	Gunderson, Steven	x			BOECHLER, JEANETTE T
G357240	2108	\$1,350.00	Haakenson, Helmer	x			BOECHLER, JEANETTE T
N1084357	2397	\$3,000.00	Halseth, James	x			BOECHLER, JEANETTE T
None	2399	\$1,000.00	Halseth, Raymond	x			BOECHLER, JEANETTE T
N1084342	2158	\$2,500.00	Hanson, Jerry	x			BOECHLER, JEANETTE T
G1029926	2379	\$1,500.00	Heilman, Larry	x			BOECHLER, JEANETTE T
G1191441	2371	\$5,000.00	Hills, Thomas	x			BOECHLER, JEANETTE T
N1084333	2161	\$3,000.00	Huber, Joseph	x			BOECHLER, JEANETTE T
G1167253	2177	\$3,500.00	Jacobs, Willard	x			BOECHLER, JEANETTE T
G1029919	2380	\$3,500.00	Johnson, Cary	x			BOECHLER, JEANETTE T
N1084337	2163	\$2,500.00	Jorgenson, Thomas	x			BOECHLER, JEANETTE T
G1167252	2180	\$3,500.00	Knoch, Marcus	x			BOECHLER, JEANETTE T
G357232	2111	\$2,000.00	Krause, Leonard	x			BOECHLER, JEANETTE T
N1172413	2181	\$5,000.00	Kunkel, Alice	x			BOECHLER, JEANETTE T
N1084358	2400	\$2,500.00	Landphere, Russell	x			BOECHLER, JEANETTE T
G1090763	2164	\$3,000.00	Lang, LeRoy	x			BOECHLER, JEANETTE T
G357233	2113	\$2,000.00	Larson, Dennis	x			BOECHLER, JEANETTE T
G1167243	2413	\$7,000.00	Larson, Edward	x			BOECHLER, JEANETTE T
N1132867	2166	\$3,000.00	Larson, Frederick	x			BOECHLER, JEANETTE T
G1029920	2381	\$2,000.00	Lenoir, Greg	x			BOECHLER, JEANETTE T
G1090766	2402	\$1,000.00	Lock, Roger	x			BOECHLER, JEANETTE T
G1029961	2141	\$2,750.00	Lugert, Randall	x			BOECHLER, JEANETTE T
G1029921	2382	\$1,500.00	Lukins, Rodney	x			BOECHLER, JEANETTE T
G1029928	2383	\$1,500.00	Mayer, Clayton	x			BOECHLER, JEANETTE T
G1029940	2143	\$2,750.00	McGarry, Terry	x			BOECHLER, JEANETTE T
G1005397	2115	\$3,500.00	McGough, Jerome	x			BOECHLER, JEANETTE T
G1005748	2117	\$2,000.00	McGough, Richard	x			BOECHLER, JEANETTE T
G357241	2120	\$1,350.00	McGrath, Steven	x			BOECHLER, JEANETTE T
G1167248	2187	\$15,000.00	Melvin, Richard	x			BOECHLER, JEANETTE T
N1084359	2403	\$3,000.00	Morris, Myron	x			BOECHLER, JEANETTE T
G1029924	2384	\$2,500.00	Morris, Rodney	x			BOECHLER, JEANETTE T
G1167238	2418	\$2,000.00	Munch, Jerome	x			BOECHLER, JEANETTE T
G1167247	2367	\$5,000.00	Nelson, David	x			BOECHLER, JEANETTE T
G1029900	2146	\$3,000.00	Nettestad, Ardean	x			BOECHLER, JEANETTE T
G1167251	2368	\$10,000.00	Newland, Charles	x			BOECHLER, JEANETTE T
N1191424	2426	\$15,000.00	Olson, Reginald	x			BOECHLER, JEANETTE T
G1029962	2147	\$1,500.00	Page, Dennis	x			BOECHLER, JEANETTE T
G1029937	2148	\$1,500.00	Pauling, Martin	x			BOECHLER, JEANETTE T
G1029925	2386	\$2,500.00	Pigeon, Russell	x			BOECHLER, JEANETTE T
N1105561	2420	\$15,000.00	Rasch, Duane	x			BOECHLER, JEANETTE T
G1090762	2168	\$2,000.00	Reidman, Roger	x			BOECHLER, JEANETTE T
G357234	2122	\$2,000.00	Rieckman, Walter	x			BOECHLER, JEANETTE T
N1084361	2404	\$2,500.00	Riedinger, Larry	x			BOECHLER, JEANETTE T
N1084362	2406	\$3,500.00	Rime, Walter	x			BOECHLER, JEANETTE T
G1167239	2421	\$2,500.00	Schaan, Leonard	x			BOECHLER, JEANETTE T

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
G357235	2124	\$2,000.00	Schall, Leo	x			BOECHLER, JEANETTE T
G357236	2127	\$2,000.00	Schmidt, William	x			BOECHLER, JEANETTE T
G1029931	2387	\$2,500.00	Shaw, Erroll	x			BOECHLER, JEANETTE T
G1029964	2150	\$15,000.00	Sorgdrager, Roger	x			BOECHLER, JEANETTE T
G1029942	2151	\$1,500.00	Stahl, Samuel	x			BOECHLER, JEANETTE T
G357252	2373	\$1,750.00	Stanek, Allan	x			BOECHLER, JEANETTE T
G357242	2130	\$1,350.00	Thiele, Lloyd	x			BOECHLER, JEANETTE T
G1167249	2369	\$3,000.00	Thompson, Leonard	x			BOECHLER, JEANETTE T
N1084338	2169	\$2,500.00	Thomsen, Erling	x			BOECHLER, JEANETTE T
G1167245	2422	\$7,000.00	Ueckert, Martin	x			BOECHLER, JEANETTE T
N1191423	2372	\$14,000.00	Vandrovec, Ronald	x			BOECHLER, JEANETTE T
G1090767	2407	\$1,000.00	Weinhandl, Lee	x			BOECHLER, JEANETTE T
G1167242	2427	\$5,000.00	Weiss, Kenneth	x			BOECHLER, JEANETTE T
G1029930	2388	\$4,000.00	Zeitler, George	x			BOECHLER, JEANETTE T
N1084334	2171	\$2,500.00	Zitzow, Elmer	x			BOECHLER, JEANETTE T
G1096279	2065	\$500.00	Abel, Charles H.	x			BRAYTON PURCELL
G1187804	2066	\$2,000.00	Adcock, Owen T.	x			BRAYTON PURCELL
G1096288	2067	\$500.00	Arndt, Bruce	x			BRAYTON PURCELL
G1096179	2068	\$500.00	Ashcraft, Robert D. Sr.	x			BRAYTON PURCELL
G1096290	2070	\$1,500.00	Atkinson, David B.	x			BRAYTON PURCELL
G1096291	2072	\$1,500.00	Auger, Raymond E. Sr.	x			BRAYTON PURCELL
G1096294	2073	\$500.00	Bagwell, Clifford W.	x			BRAYTON PURCELL
G1096296	2075	\$2,000.00	Bagwell, Melvyn S	x			BRAYTON PURCELL
G1096299	2077	\$1,500.00	Baird, Teddy	x			BRAYTON PURCELL
G1096301	2079	\$2,000.00	Barnes, Riley D.	x			BRAYTON PURCELL
G1096303	2080	\$1,500.00	Barnett, Daniel R.	x			BRAYTON PURCELL
G1096305	2081	\$500.00	Bauer, Kenneth W.	x			BRAYTON PURCELL
G1096307	2085	\$2,000.00	Beavers, Jimmie L.	x			BRAYTON PURCELL
G1096308	2086	\$2,000.00	Beckman, Gary V.	x			BRAYTON PURCELL
G1096310	2087	\$500.00	Bellew, Leroy F.	x			BRAYTON PURCELL
G1096316	2088	\$2,000.00	Bertrand, Fred D.	x			BRAYTON PURCELL
G1096319	2244	\$1,500.00	Blum, Arlen K. (Dec.)	x			BRAYTON PURCELL
G1096321	2089	\$500.00	Brincefield, George E.	x			BRAYTON PURCELL
G1096323	2092	\$500.00	Bryant, R.L.	x			BRAYTON PURCELL
G1096327	2093	\$1,500.00	Cackler, Doyle E.	x			BRAYTON PURCELL
G1096329	2096	\$2,000.00	Carveth, Norman F. Jr.	x			BRAYTON PURCELL
G1096331	2268	\$500.00	Cearlock, James	x			BRAYTON PURCELL
G1096333	2098	\$1,500.00	Chamberlain, Jon A.	x			BRAYTON PURCELL
G1096337	2101	\$1,500.00	Chambers, Robert T.	x			BRAYTON PURCELL
G1096359	2103	\$2,000.00	Church, Curtis C.	x			BRAYTON PURCELL
G1096362	2107	\$2,000.00	Coles, Thomas W.	x			BRAYTON PURCELL
G1096365	2110	\$500.00	Cox, Bert E.	x			BRAYTON PURCELL
G1096366	2112	\$2,000.00	Creek, Stacy L.	x			BRAYTON PURCELL
G1096368	2116	\$2,000.00	Culver, Robert B.	x			BRAYTON PURCELL
G1096369	2118	\$500.00	Davies, Bruce W.	x			BRAYTON PURCELL
G1096374	2121	\$2,000.00	Day, Victor L.	x			BRAYTON PURCELL
G1096375	2125	\$1,500.00	DeLozier, Kearney K.	x			BRAYTON PURCELL
G1096377	2128	\$2,000.00	DeWitz, Kenneth H.	x			BRAYTON PURCELL
G1096378	2144	\$500.00	Dockins, James E.	x			BRAYTON PURCELL
G1096379	2159	\$500.00	Dorey, Dennis	x			BRAYTON PURCELL
G1096380	2174	\$1,500.00	Duman, Richard R. Sr.	x			BRAYTON PURCELL
G1096381	2176	\$500.00	Dukes, John M.	x			BRAYTON PURCELL
G1096382	2178	\$500.00	Dunn, Glenn A.	x			BRAYTON PURCELL
G1096383	2184	\$1,500.00	Eddy, Don M. Sr.	x			BRAYTON PURCELL
G1096384	2185	\$1,500.00	Egtvedt, Curtis L.	x			BRAYTON PURCELL
G1096385	2189	\$500.00	Elliott, Victor R.	x			BRAYTON PURCELL
G1096387	2190	\$1,500.00	Elser, Thomas L.	x			BRAYTON PURCELL
G1096388	2192	\$1,500.00	Evans, Michael L.	x			BRAYTON PURCELL
G1096389	2193	\$500.00	Evans, Ronald W.	x			BRAYTON PURCELL
G1096390	2194	\$500.00	Evans, Terry L.	x			BRAYTON PURCELL
G1096391	2197	\$1,500.00	Fanning, LeRoy	x			BRAYTON PURCELL
G1173732	2409	\$1,500.00	Faulkner, Max (Dec)	x			BRAYTON PURCELL
G1096393	2199	\$2,000.00	Fechner, Royal L.	x			BRAYTON PURCELL
G1096394	2201	\$2,000.00	Ferguson, Donald W.	x			BRAYTON PURCELL
G1096396	2204	\$1,500.00	Fisk, Geroge C	x			BRAYTON PURCELL
G1096397	2210	\$1,500.00	Flowers, James E.	x			BRAYTON PURCELL
G1096398	2211	\$1,500.00	Fogelstrom, Gene C.	x			BRAYTON PURCELL
G1096400	2219	\$1,500.00	Fox, David L.	x			BRAYTON PURCELL
G1096401	2221	\$1,500.00	Franklin, George Y.	x			BRAYTON PURCELL
G1096402	2224	\$2,000.00	Galloway, Jody L.	x			BRAYTON PURCELL

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
G1096405	2226	\$1,500.00	Gordon, Edward L.	x			BRAYTON PURCELL
G1096406	2231	\$500.00	Gordon, Richard C.	x			BRAYTON PURCELL
G1096408	2232	\$1,500.00	Guilmette, Michael L. Sr.	x			BRAYTON PURCELL
G1096189	2235	\$10,000.00	Hargrove, Argus	x			BRAYTON PURCELL
G1096412	2238	\$500.00	Harkins, Jack M.	x			BRAYTON PURCELL
G1096413	2240	\$2,000.00	Hart, Thomas L. Jr.	x			BRAYTON PURCELL
G1096433	2246	\$1,500.00	Helley, Leonard V. Sr.	x			BRAYTON PURCELL
G1096435	2249	\$2,000.00	Hersel, Norman	x			BRAYTON PURCELL
G1096437	2250	\$2,000.00	Hildebrand, William H.	x			BRAYTON PURCELL
G1096445	2253	\$2,000.00	Hurley, Jack E.	x			BRAYTON PURCELL
G1096450	2256	\$500.00	Isaacs, James E. (Dec)	x			BRAYTON PURCELL
G1096452	2259	\$2,000.00	Jahr, William L.	x			BRAYTON PURCELL
G1096454	2286	\$1,500.00	Johnson, Donald L.	x			BRAYTON PURCELL
G1096456	2261	\$2,000.00	Jones, James R.	x			BRAYTON PURCELL
G1096457	2206	\$2,000.00	Jordan, Robert D. (Dec)	x			BRAYTON PURCELL
G1096459	2213	\$500.00	Keeler, Leonard C.	x			BRAYTON PURCELL
G1096461	2215	\$500.00	Keller, Jack W.	x			BRAYTON PURCELL
G1096463	2217	\$1,500.00	Letts, Lawrence F.	x			BRAYTON PURCELL
G1096466	2220	\$2,000.00	Love, David E.	x			BRAYTON PURCELL
G1096469	2225	\$2,000.00	Lueders, Glen L.	x			BRAYTON PURCELL
G1096472	2230	\$2,000.00	MacKenzie, Carolyn-Jean for the Estate of Joe Clyde	x			BRAYTON PURCELL
G1096476	2234	\$2,000.00	Manson, Rodney T.	x			BRAYTON PURCELL
G1096478	2248	\$1,500.00	May, Oather C.	x			BRAYTON PURCELL
G1096483	2252	\$2,000.00	McFann, Gregory L.	x			BRAYTON PURCELL
G1096485	2255	\$1,500.00	McGregor, Gary L.	x			BRAYTON PURCELL
G1096491	2260	\$500.00	Middleton, Arthur H.	x			BRAYTON PURCELL
G1096493	2264	\$1,500.00	Moody, Billy W.	x			BRAYTON PURCELL
G1096495	2269	\$2,000.00	Nelson, Vincent H.	x			BRAYTON PURCELL
G1096500	2272	\$1,500.00	Nieman, Billie D.	x			BRAYTON PURCELL
G1096260	2288	\$500.00	Nieman, Thomas	x			BRAYTON PURCELL
G1096503	2291	\$500.00	Ogle, Clark R.	x			BRAYTON PURCELL
G1096505	2294	\$500.00	Ogle, Eldridge V.	x			BRAYTON PURCELL
G1096509	2297	\$500.00	Ogle, Shirel F. Sr.	x			BRAYTON PURCELL
G1096511	2301	\$2,000.00	Olinghouse, Timothy W.	x			BRAYTON PURCELL
G1096514	2304	\$500.00	Owens, Travis B.	x			BRAYTON PURCELL
G1096516	2336	\$1,500.00	Pace, Thomas (Dec.)	x			BRAYTON PURCELL
G1096517	2339	\$500.00	Pearl, Horace Hugh (Dec.)	x			BRAYTON PURCELL
G1096519	2342	\$2,000.00	Pennington, Carl O.	x			BRAYTON PURCELL
G1096521	2345	\$2,000.00	Pennington, Robert M. Sr.	x			BRAYTON PURCELL
G1096525	2347	\$2,000.00	Peterson, Calvin D.	x			BRAYTON PURCELL
G1096529	2348	\$500.00	Pinkston, James	x			BRAYTON PURCELL
G1096532	2352	\$500.00	Piotowski, Victor J.	x			BRAYTON PURCELL
G1096534	2353	\$500.00	Pipkin, Jerry L.	x			BRAYTON PURCELL
G1096925	2354	\$500.00	Pulse, Kenneth L.	x			BRAYTON PURCELL
G1096926	2283	\$500.00	Purcell, Daniel P.	x			BRAYTON PURCELL
G1096927	2355	\$500.00	Pygott, Richard G.	x			BRAYTON PURCELL
G1096929	2357	\$2,000.00	Rathka, Jay V.	x			BRAYTON PURCELL
G1096930	2358	\$2,000.00	Rawlings, Richard G.	x			BRAYTON PURCELL
G1096262	2359	\$15,000.00	Ream, Kenneth C. (Dec.)	x			BRAYTON PURCELL
G1096931	2258	\$2,000.00	Reeves, Daniel J.	x			BRAYTON PURCELL
G1096933	2265	\$1,500.00	Rice, Harrel F.	x			BRAYTON PURCELL
G1096934	2270	\$1,500.00	Richmond, LeRoy A.	x			BRAYTON PURCELL
G1096935	2273	\$1,500.00	Riggelman, William P.	x			BRAYTON PURCELL
G1096936	2275	\$1,500.00	Robertson, Patrick W.	x			BRAYTON PURCELL
G1096937	2278	\$2,000.00	Roe, Orbit A.	x			BRAYTON PURCELL
G1096938	2279	\$1,500.00	Rolen, Jack C.	x			BRAYTON PURCELL
G1096939	2281	\$2,000.00	Rosenberger, Kenneth P.	x			BRAYTON PURCELL
G1096941	2284	\$2,000.00	Ruff, Simon P. Jr.	x			BRAYTON PURCELL
G1096942	2274	\$1,500.00	Salgado, John W.	x			BRAYTON PURCELL
G1063154	1967	\$1,500.00	Schooler, Joseph L.	x			BRAYTON PURCELL
G1096944	2289	\$2,000.00	Shaw, Charles E.	x			BRAYTON PURCELL
G1096945	2292	\$1,500.00	Shelton, Charles E. Jr.	x			BRAYTON PURCELL
G1096946	2296	\$500.00	Sherwood, Charles M.	x			BRAYTON PURCELL
G1096947	2299	\$2,000.00	Shook, Carroll D.	x			BRAYTON PURCELL
G1096949	2305	\$500.00	Sims, Lloyd R.	x			BRAYTON PURCELL
G1096951	2309	\$2,000.00	Smart, Terry L. (Dec.)	x			BRAYTON PURCELL
G1096194	2254	\$7,500.00	Smith, Clyde A. (Dec)	x			BRAYTON PURCELL
G1096956	2310	\$500.00	Styles, Ralph W. (Dec.)	x			BRAYTON PURCELL
G1168281	2351	\$500.00	Talbert, Walter E. (Dec.)	x			BRAYTON PURCELL
G1096957	2312	\$2,000.00	Tate, Jimmy N.	x			BRAYTON PURCELL

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
G1096958	2314	\$1,500.00	Taylor, Donald M.	x			BRAYTON PURCELL
G1096960	2315	\$1,500.00	Tigner, Royce E.	x			BRAYTON PURCELL
G1096962	2318	\$1,500.00	Traylor, Wayland M. (Dec.)	x			BRAYTON PURCELL
G1096963	2320	\$2,000.00	Turner, Oscar E.	x			BRAYTON PURCELL
G1096965	2325	\$500.00	Vickery, Rudolph L.	x			BRAYTON PURCELL
G1096966	2327	\$1,500.00	Wages, William W.	x			BRAYTON PURCELL
G1096197	2330	\$10,000.00	Wall, Elmer H.	x			BRAYTON PURCELL
G1096968	2331	\$2,000.00	Wells, John U. Jr.	x			BRAYTON PURCELL
G1096970	2333	\$2,000.00	Whitehorn, Billy J.	x			BRAYTON PURCELL
G1096199	2335	\$7,500.00	Wierima, Wayne E.	x			BRAYTON PURCELL
G1096971	2338	\$2,000.00	Wilhelm, Lenese S.	x			BRAYTON PURCELL
G1176897	2341	\$1,500.00	Willmorth, Dale A.	x			BRAYTON PURCELL
G1096974	2343	\$1,500.00	Wilson, David J.	x			BRAYTON PURCELL
G1096977	2344	\$1,500.00	Wren, Rex G.	x			BRAYTON PURCELL
G1096978	2346	\$500.00	Yopp, Fred W.	x			BRAYTON PURCELL
G1096980	2349	\$2,000.00	Zellner, Jimmy J. (Dec.)	x			BRAYTON PURCELL
G1196916	114	\$75,000.00	Cordis, George E.	x			Clapper Patti Schweizer & Mason
G120059	1556	\$200,000.00	Cody, Paul G.	x			Coady Law Firm
G1212911	1559	\$180,000.00	Eisler, Leroy I.	x			Coady Law Firm
G1194416	1558	\$200,000.00	Freeman, James W.	x			Coady Law Firm
None	486	\$1,600.00	Brock, Robert Clinton	x			Environmental Litigation Group, P.C.
G179466	488	\$1,600.00	Guin, Orvin	x			Environmental Litigation Group, P.C.
None	489	\$1,600.00	Mello, William David	x			Environmental Litigation Group, P.C.
G1209804	2229	\$30,000.00	Davis, Wesley	x			FLEMING, NOLEN & JEZ, L.L.P.
G1204846	2191	\$5,000.00	Doberstein, Donald	x			FLEMING, NOLEN & JEZ, L.L.P.
G1203748	2453	\$7,000.00	Filarecki, William	x			FLEMING, NOLEN & JEZ, L.L.P.
G1211579	2222	\$25,000.00	Fox, Edward	x			FLEMING, NOLEN & JEZ, L.L.P.
G1198689	2451	\$23,000.00	Gill, Jose (Dec.) Sr.	x			FLEMING, NOLEN & JEZ, L.L.P.
G1205295	2457	\$10,000.00	Jordan, Gerald	x			FLEMING, NOLEN & JEZ, L.L.P.
G1198688	2160	\$14,000.00	Kirks, Wilbert	x			FLEMING, NOLEN & JEZ, L.L.P.
G1206001	2477	\$5,000.00	Lane, Thomas	x			FLEMING, NOLEN & JEZ, L.L.P.
G1206593	2487	\$15,000.00	Lee, Frederick	x			FLEMING, NOLEN & JEZ, L.L.P.
G1207849	2216	\$19,000.00	Moore, Sherrie	x			FLEMING, NOLEN & JEZ, L.L.P.
G1202949	2452	\$5,000.00	Murray, Wayne	x			FLEMING, NOLEN & JEZ, L.L.P.
G1202952	2175	\$5,000.00	Nickolas, Arthur	x			FLEMING, NOLEN & JEZ, L.L.P.
G1203750	2152	\$24,000.00	Oxford, J.C.	x			FLEMING, NOLEN & JEZ, L.L.P.
G1207196	2207	\$15,000.00	Rice, Victor	x			FLEMING, NOLEN & JEZ, L.L.P.
G1206002	2481	\$24,000.00	Rottmund, Edward (Dec)	x			FLEMING, NOLEN & JEZ, L.L.P.
G1203684	2170	\$7,000.00	Smith, John P.	x			FLEMING, NOLEN & JEZ, L.L.P.
M1203880	2492	\$5,000.00	Snyder, Robert	x			FLEMING, NOLEN & JEZ, L.L.P.
G1207197	2195	\$15,000.00	Taska, Irene	x			FLEMING, NOLEN & JEZ, L.L.P.
G1202202	2165	\$30,000.00	Touchstone, James	x			FLEMING, NOLEN & JEZ, L.L.P.
G1206090	2473	\$24,000.00	Walker, Danny	x			FLEMING, NOLEN & JEZ, L.L.P.
G1198153	1573	\$16,000.00	Abbott, Robert Sr.	x			Goldenberg Heller
G1203226	1597	\$16,000.00	Acree, James T.	x			Goldenberg Heller
G1200018	1598	\$1,500.00	Barry, Terrence	x			Goldenberg Heller
G1197623	1599	\$16,000.00	Behrend, Harry	x			Goldenberg Heller
G1192263	1600	\$7,500.00	Bobb, Richard F.	x			Goldenberg Heller
G1198781	1601	\$16,000.00	Bondoni, James M.	x			Goldenberg Heller
G1194058	1602	\$16,000.00	Brewster, Sally	x			Goldenberg Heller
G1185932	1603	\$7,500.00	Bryant, Howard L.	x			Goldenberg Heller
G1185930	1711	\$7,500.00	Burns, Charles D.	x			Goldenberg Heller
G1199791	1604	\$16,000.00	Bushman, Oran	x			Goldenberg Heller
G1187672	1606	\$7,500.00	Caldwell, Charles O. Sr.	x			Goldenberg Heller
G1200003	1607	\$7,500.00	Carney, Carroll	x			Goldenberg Heller
G1198779	1608	\$5,000.00	Cox, Richard	x			Goldenberg Heller
G1197358	1609	\$16,000.00	Crouse, Gene	x			Goldenberg Heller
G1195352	1610	\$16,000.00	Curtright, Maureen E.	x			Goldenberg Heller
G1184458	1611	\$7,500.00	Daniels, Richard W.	x			Goldenberg Heller
G1191352	1646	\$7,500.00	Davis, Donald Richard	x			Goldenberg Heller
G1200004	1647	\$16,000.00	Day, Jack	x			Goldenberg Heller
G1194957	1649	\$7,500.00	Dixon, Clarence Henry	x			Goldenberg Heller
G1201583	1650	\$16,000.00	Dyal, Henry D.	x			Goldenberg Heller
G1197085	1651	\$7,500.00	Ehlers, Edward F.	x			Goldenberg Heller
G1190270	1652	\$5,000.00	Emmons, Kenneth	x			Goldenberg Heller
G1200583	1654	\$5,000.00	Feldman, Leroy E.	x			Goldenberg Heller
G1154367	1656	\$7,500.00	Fowler, Merlin E.	x			Goldenberg Heller
G1198842	1659	\$16,000.00	Franklin, Tommy Lee	x			Goldenberg Heller
G1167944	1661	\$7,500.00	Frasure, Ralph	x			Goldenberg Heller
G1192255	1663	\$16,000.00	Frommer, James	x			Goldenberg Heller

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
G1196549	1666	\$16,000.00	Gardner, John A.	x			Goldenberg Heller
G1193170	1671	\$7,500.00	Guthrie, Cletis O.	x			Goldenberg Heller
G1204959	1675	\$16,000.00	Heep, Zelba Leon	x			Goldenberg Heller
G1198843	1676	\$16,000.00	Hulse, Steven P.	x			Goldenberg Heller
G1195556	1677	\$7,500.00	Kent, Charles E.	x			Goldenberg Heller
G1202316	1678	\$1,500.00	Kircher, Bill	x			Goldenberg Heller
G1201687	1681	\$5,000.00	Koller, Charles D.	x			Goldenberg Heller
G1198150	1683	\$16,000.00	Kozojed, Virgil	x			Goldenberg Heller
G1198782	1712	\$16,000.00	Livingston, George E. (Dec.)	x			Goldenberg Heller
G1170858	1614	\$7,500.00	Lockhart, Elmer E.	x			Goldenberg Heller
G1197081	1615	\$16,000.00	Love, William F.	x			Goldenberg Heller
G1199786	1616	\$16,000.00	McSperritt, John	x			Goldenberg Heller
G1189358	1617	\$7,500.00	Mills, Andrew	x			Goldenberg Heller
G1206523	1618	\$16,000.00	Montgomery, Pat	x			Goldenberg Heller
G1199092	1619	\$7,500.00	Moore, Ronald A.	x			Goldenberg Heller
G1198606	1620	\$7,500.00	Morgan, Paul D.	x			Goldenberg Heller
G1187673	1715	\$16,000.00	Mosier, John Lydle (Dec.)	x			Goldenberg Heller
G1198613	1621	\$16,000.00	Moss, Philip S.	x			Goldenberg Heller
G1197354	1622	\$16,000.00	Mount, Henry Jr.	x			Goldenberg Heller
G1197099	1623	\$16,000.00	Myles, Robert T.	x			Goldenberg Heller
G1205991	1624	\$16,000.00	Norris, Connie S.	x			Goldenberg Heller
G1197617	1625	\$16,000.00	Pellegrino, Halli	x			Goldenberg Heller
G1201698	1626	\$7,500.00	Pettit, Clarence E.	x			Goldenberg Heller
G1201235	1627	\$16,000.00	Phillips, Wyman	x			Goldenberg Heller
G1200595	1628	\$7,500.00	Price, James R.	x			Goldenberg Heller
G1206686	1629	\$16,000.00	Pursley, George O.	x			Goldenberg Heller
G1206831	1630	\$1,500.00	Rancour, Maurice	x			Goldenberg Heller
G1190266	1631	\$7,500.00	Rogers, Roy	x			Goldenberg Heller
G1191354	1632	\$7,500.00	Ruf, Norman	x			Goldenberg Heller
G1199785	1713	\$16,000.00	Rymer, William E. (Dec.)	x			Goldenberg Heller
G1199829	1633	\$16,000.00	Senick, John N.	x			Goldenberg Heller
G1202752	1634	\$16,000.00	Smith, Jeanne	x			Goldenberg Heller
G1210758	1635	\$16,000.00	Snellings, Charles R.	x			Goldenberg Heller
G1206264	1636	\$16,000.00	Squires, Mary G.	x			Goldenberg Heller
G1197622	1637	\$16,000.00	Stonerock, Robert	x			Goldenberg Heller
G1207852	1639	\$7,500.00	Stout, Carlos R.	x			Goldenberg Heller
G1196579	1640	\$16,000.00	Sturken, Edward C.	x			Goldenberg Heller
G1206995	1641	\$16,000.00	Thornburg, Harold D.	x			Goldenberg Heller
G1204962	1642	\$16,000.00	Todd, Ross M.	x			Goldenberg Heller
G1176544	1643	\$7,500.00	Vandiver, Carl Wayne	x			Goldenberg Heller
G1206263	1703	\$16,000.00	Varner, Larry A.	x			Goldenberg Heller
G1194333	1704	\$16,000.00	Wade, Susie	x			Goldenberg Heller
N73363	1705	\$7,500.00	Watson, Revis	x			Goldenberg Heller
G1198780	1716	\$16,000.00	Weir, Robert S. (Dec.)	x			Goldenberg Heller
G1196574	1719	\$16,000.00	Wheby, Albert	x			Goldenberg Heller
G1192261	1706	\$16,000.00	Wilson, Lawshia Sr.	x			Goldenberg Heller
G1202597	1707	\$7,500.00	Wring, Harold	x			Goldenberg Heller
G1204958	1708	\$16,000.00	Wyant, Roger D.	x			Goldenberg Heller
G1195553	1648	\$1,500.00	Alexander, Astra	x			Gori Julian & Associates, P.C.
G1212303	1653	\$15,000.00	Anderson, William	x			Gori Julian & Associates, P.C.
G1198602	1655	\$1,000.00	Antonio, Bernard	x			Gori Julian & Associates, P.C.
G1205835	1657	\$70,000.00	Arent, Douglas	x			Gori Julian & Associates, P.C.
G1203191	1658	\$1,500.00	Barnum, Samuel	x			Gori Julian & Associates, P.C.
G1184459	1584	\$15,000.00	Benjamin, Larry	x			Gori Julian & Associates, P.C.
G1203190	1660	\$2,000.00	Bonneval, Albert	x			Gori Julian & Associates, P.C.
G1194956	1662	\$1,000.00	Briggs, Robert	x			Gori Julian & Associates, P.C.
G1209808	1664	\$10,000.00	Bryan, Eddie	x			Gori Julian & Associates, P.C.
G1202683	1665	\$5,000.00	Buhmann, John	x			Gori Julian & Associates, P.C.
G1201584	1575	\$15,000.00	Console, Aldo P. (Dec.)	x			Gori Julian & Associates, P.C.
G1198615	1585	\$15,000.00	Costello, John	x			Gori Julian & Associates, P.C.
G1207595	1667	\$10,000.00	Crossland, George	x			Gori Julian & Associates, P.C.
G1206267	2493	\$3,161.91	Cuellar, Leland	x			Gori Julian & Associates, P.C.
G1208232	1669	\$125,000.00	Dillbeck, Victor	x			Gori Julian & Associates, P.C.
G1208634	1672	\$15,000.00	Dins, Rudy	x			Gori Julian & Associates, P.C.
G1208976	1673	\$10,000.00	Dorato, Edwardo	x			Gori Julian & Associates, P.C.
G1196546	1674	\$1,000.00	Fairchild, Earl	x			Gori Julian & Associates, P.C.
G1205211	1679	\$10,000.00	Funderburk, Robert	x			Gori Julian & Associates, P.C.
G1194329	1581	\$5,000.00	Gatto, Louis P. (Dec.)	x			Gori Julian & Associates, P.C.
M1203111	2448	\$12,647.61	Glazier, David	x			Gori Julian & Associates, P.C.
G1209507	1682	\$50,000.00	Grohosky, John	x			Gori Julian & Associates, P.C.

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
G1199650	1684	\$100,000.00	Harrison, Barbara	x			Gori Julian & Associates, P.C.
G1198147	1685	\$9,000.00	Hines, Delmar	x			Gori Julian & Associates, P.C.
G1195944	1687	\$15,000.00	Kombrink, August	x			Gori Julian & Associates, P.C.
G1205510	1670	\$5,000.00	Kostal, Jerry	x			Gori Julian & Associates, P.C.
G1201198	1680	\$1,000.00	Lampin, Charles Sr.	x			Gori Julian & Associates, P.C.
G1198151	1588	\$15,000.00	Mason, Joseph	x			Gori Julian & Associates, P.C.
G1199295	1571	\$15,000.00	Mathews, Samuel L. (Dec.)	x			Gori Julian & Associates, P.C.
G1192252	1576	\$5,000.00	McGuffie, Alford L. (Dec.)	x			Gori Julian & Associates, P.C.
G1208231	1579	\$10,000.00	Miller, Wilfred	x			Gori Julian & Associates, P.C.
G1202855	1686	\$1,000.00	Mooney, J.W.	x			Gori Julian & Associates, P.C.
M1205496	1693	\$5,000.00	Motroni, Joseph	x			Gori Julian & Associates, P.C.
G1212085	1694	\$5,000.00	Napierala, Paul	x			Gori Julian & Associates, P.C.
G1208633	1696	\$90,000.00	Needham, Joe	x			Gori Julian & Associates, P.C.
G1212483	1697	\$10,000.00	Phillips, Gertha	x			Gori Julian & Associates, P.C.
G1201690	1577	\$15,000.00	Pope, Michael D. (Dec.)	x			Gori Julian & Associates, P.C.
G1194334	1574	\$15,000.00	Powell, Robert E. (Dec.)	x			Gori Julian & Associates, P.C.
G1202167	1578	\$15,000.00	Smith, Monte B. (Dec.)	x			Gori Julian & Associates, P.C.
G1204773	1699	\$5,000.00	Speckman, Karl	x			Gori Julian & Associates, P.C.
G1202166	1700	\$5,000.00	Stone, Claude	x			Gori Julian & Associates, P.C.
M1197515	1701	\$120,000.00	Thompson, Leroy	x			Gori Julian & Associates, P.C.
G1207354	1710	\$145,000.00	Weber, Jacob	x			Gori Julian & Associates, P.C.
G1202170	1717	\$5,000.00	White, Walter	x			Gori Julian & Associates, P.C.
G1196548	1718	\$1,000.00	Williams, Clifford	x			Gori Julian & Associates, P.C.
G1194597	1720	\$1,000.00	Williams, Curtis	x			Gori Julian & Associates, P.C.
G1203712	1721	\$5,000.00	Wolcott, Devere Jr.	x			Gori Julian & Associates, P.C.
G1209453	1722	\$20,000.00	Young, Fred	x			Gori Julian & Associates, P.C.
G1208625	1833	\$35,000.00	Palmer, Ronald Ralph	x			Harowitz & Tigerman, LLP
G1212331	1834	\$25,000.00	Shaffer, Ronald	x			Harowitz & Tigerman, LLP
G1209171	1835	\$50,000.00	Velikaney, Joseph G.	x			Harowitz & Tigerman, LLP
G1120067	2515	\$3,000.00	Alkman, Oannie	x			HEARD ROBINS CLOUD
G1008698	1931	\$20,000.00	Alderson, Elijah	x			HEARD ROBINS CLOUD
G1057767	2306	\$3,000.00	Alvarado, Armanda	x			HEARD ROBINS CLOUD
G1008693	2307	\$3,000.00	Aranda, Antonio	x			HEARD ROBINS CLOUD
G1155068	2311	\$3,000.00	Arceneaux, Christopher	x			HEARD ROBINS CLOUD
G1095466	1938	\$12,500.00	Arie, Clay	x			HEARD ROBINS CLOUD
G1017655	1939	\$20,000.00	Autman, Albert	x			HEARD ROBINS CLOUD
G362014	1940	\$20,000.00	Barker, Donald	x			HEARD ROBINS CLOUD
G1120070	2514	\$20,000.00	Barnes, Michael	x			HEARD ROBINS CLOUD
G1032923	2470	\$7,500.00	Barnett, Lacy	x			HEARD ROBINS CLOUD
G1011820	1941	\$3,000.00	Bellis, Raymond Jr.	x			HEARD ROBINS CLOUD
G1155070	2313	\$3,000.00	Bennett, George Jr.	x			HEARD ROBINS CLOUD
G1057733	1942	\$3,000.00	Blaylock, Ira	x			HEARD ROBINS CLOUD
G1066851	2316	\$3,000.00	Booth, Homer Jr.	x			HEARD ROBINS CLOUD
G1014753	2522	\$35,000.00	Boswell, Willie Sr.	x			HEARD ROBINS CLOUD
G1155072	2319	\$3,000.00	Botting, Robert	x			HEARD ROBINS CLOUD
G115020	1943	\$3,000.00	Boutte, Alcide	x			HEARD ROBINS CLOUD
G1155073	2471	\$3,000.00	Branum, Bobby	x			HEARD ROBINS CLOUD
G1066852	2322	\$3,000.00	Broome, Monte	x			HEARD ROBINS CLOUD
G1066853	2324	\$3,000.00	Brosius, John	x			HEARD ROBINS CLOUD
G1008694	1944	\$7,500.00	Burgess, Jesse	x			HEARD ROBINS CLOUD
G1155074	1945	\$20,000.00	Burke, Kenneth	x			HEARD ROBINS CLOUD
G1155076	1946	\$3,000.00	Calderon, Juan Jose	x			HEARD ROBINS CLOUD
G1155078	2326	\$3,000.00	Cloud, Tony	x			HEARD ROBINS CLOUD
G368092	2509	\$20,000.00	Cocok, Fred	x			HEARD ROBINS CLOUD
G1005177	2518	\$4,500.00	Collins, Frank	x			HEARD ROBINS CLOUD
G1021947	1947	\$3,000.00	Compton, Michael	x			HEARD ROBINS CLOUD
G1095472	1948	\$20,000.00	Compton, Zane	x			HEARD ROBINS CLOUD
G361996	2502	\$20,000.00	Connor, William	x			HEARD ROBINS CLOUD
G1002114	2521	\$3,000.00	Corley, Billy	x			HEARD ROBINS CLOUD
G1017658	1949	\$3,000.00	Cowen, Billy	x			HEARD ROBINS CLOUD
G1037585	2498	\$20,000.00	Crippin, James	x			HEARD ROBINS CLOUD
G1011848	1950	\$12,000.00	Crump, Arthur	x			HEARD ROBINS CLOUD
G1066857	2329	\$3,000.00	Daigle, Anthony	x			HEARD ROBINS CLOUD
G1053649	2475	\$3,000.00	David, Gregory	x			HEARD ROBINS CLOUD
None	1951	\$20,000.00	DeLaGarza, Gumecindo	x			HEARD ROBINS CLOUD
G1057779	1952	\$3,000.00	Delgado, Rogerio	x			HEARD ROBINS CLOUD
G1021948	1953	\$3,000.00	Dixon, Ocie	x			HEARD ROBINS CLOUD
G1008682	1954	\$3,000.00	Doss, Lloyd	x			HEARD ROBINS CLOUD
G1006434	2332	\$3,000.00	Eckermann, Allen	x			HEARD ROBINS CLOUD
G1017659	1955	\$20,000.00	Edwards, Willard Jr.	x			HEARD ROBINS CLOUD

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
G1155081	1956	\$3,000.00	Ethridge, Herman	x			HEARD ROBINS CLOUD
G1047017	1957	\$20,000.00	Fannin, Herman	x			HEARD ROBINS CLOUD
G1008703	2507	\$20,000.00	Farmer, Lonnie	x			HEARD ROBINS CLOUD
G1014867	1958	\$3,000.00	Fisher, William	x			HEARD ROBINS CLOUD
G1066861	2479	\$3,000.00	Flores, David	x			HEARD ROBINS CLOUD
G1017661	1959	\$20,000.00	Ford, Clifton	x			HEARD ROBINS CLOUD
G1021940	2506	\$3,000.00	Freeman, Bobbie	x			HEARD ROBINS CLOUD
G360177	2482	\$3,000.00	Frost, Jack	x			HEARD ROBINS CLOUD
G1126486	2334	\$3,000.00	Fulton, Jimmy	x			HEARD ROBINS CLOUD
G1057783	2385	\$3,000.00	Gallejos, Julian	x			HEARD ROBINS CLOUD
G1038668	2519	\$35,000.00	Galloway, Ernest	x			HEARD ROBINS CLOUD
G1011850	1960	\$3,000.00	Gandy, Rube	x			HEARD ROBINS CLOUD
G1086253	2500	\$3,000.00	Garza, Felipe	x			HEARD ROBINS CLOUD
G1151386	1961	\$3,000.00	Gaspard, Raymond	x			HEARD ROBINS CLOUD
G1057691	2484	\$3,000.00	Gay, Patricia	x			HEARD ROBINS CLOUD
G1011823	1962	\$3,000.00	Glover, William	x			HEARD ROBINS CLOUD
G1155083	1963	\$3,000.00	Gonzalez, Delfino	x			HEARD ROBINS CLOUD
G1151387	1964	\$3,000.00	Green, Harold	x			HEARD ROBINS CLOUD
G1036594	1965	\$20,000.00	Griffin, Billy	x			HEARD ROBINS CLOUD
G362023	1966	\$3,000.00	Griffith, Duane	x			HEARD ROBINS CLOUD
G1034595	2008	\$3,000.00	Griffith, John	x			HEARD ROBINS CLOUD
G1015448	2009	\$3,000.00	Guerra, Jesus	x			HEARD ROBINS CLOUD
G1006436	2011	\$3,000.00	Guidry, Charles Sr.	x			HEARD ROBINS CLOUD
G1120077	2513	\$3,000.00	Guillory, Marshall Sr.	x			HEARD ROBINS CLOUD
G1014149	2389	\$20,000.00	Gullett, Joseph	x			HEARD ROBINS CLOUD
G354566	2012	\$3,000.00	Hazley, Dave	x			HEARD ROBINS CLOUD
G1087306	2391	\$3,000.00	Hebert, Don	x			HEARD ROBINS CLOUD
G1045840	2516	\$20,000.00	Heinrich, Leo	x			HEARD ROBINS CLOUD
G1006438	2013	\$3,000.00	Henderson, Michael	x			HEARD ROBINS CLOUD
None	2393	\$3,000.00	Hernandez, Robert	x			HEARD ROBINS CLOUD
G1066869	2015	\$7,500.00	Holly, Bobby	x			HEARD ROBINS CLOUD
G1120066	2512	\$3,000.00	Horn, Donald	x			HEARD ROBINS CLOUD
G1057789	2016	\$3,000.00	Huerta, Cristobal	x			HEARD ROBINS CLOUD
G1055721	2508	\$3,000.00	Ivy, Jacob	x			HEARD ROBINS CLOUD
G1018892	2018	\$3,000.00	Jackson, Douglas	x			HEARD ROBINS CLOUD
G1005173	2520	\$1,100.00	Jackson, Kyle	x			HEARD ROBINS CLOUD
G1047019	2020	\$3,000.00	Jackson, Marvin	x			HEARD ROBINS CLOUD
G1120080	2511	\$3,000.00	Jernigan, George	x			HEARD ROBINS CLOUD
G1036597	2396	\$3,000.00	Johnson, Jimmy	x			HEARD ROBINS CLOUD
G1057793	2021	\$3,000.00	Johnson, John Mack	x			HEARD ROBINS CLOUD
G1021799	2022	\$3,000.00	Johnson, Milton	x			HEARD ROBINS CLOUD
G1055715	2023	\$3,000.00	Johnson, William Ray	x			HEARD ROBINS CLOUD
G1010712	2505	\$3,000.00	Jones, William	x			HEARD ROBINS CLOUD
G1095424	2025	\$20,000.00	Jordan, James	x			HEARD ROBINS CLOUD
G362039	2026	\$20,000.00	Kelley, Horace Sr.	x			HEARD ROBINS CLOUD
G354574	2485	\$3,000.00	Kelley, Willbert	x			HEARD ROBINS CLOUD
None	2028	\$3,000.00	Kempson, L	x			HEARD ROBINS CLOUD
G1047020	2486	\$3,000.00	Kukkuck, Bernard	x			HEARD ROBINS CLOUD
G1086257	2499	\$3,000.00	Lopez, Domingo	x			HEARD ROBINS CLOUD
G1036599	2398	\$3,000.00	Lozono, Reynaldo	x			HEARD ROBINS CLOUD
G1036600	2401	\$3,000.00	Machann, Susan	x			HEARD ROBINS CLOUD
G1037591	2488	\$20,000.00	Martin, Harold	x			HEARD ROBINS CLOUD
None	2510	\$3,000.00	Matthews, Donald	x			HEARD ROBINS CLOUD
None	2489	\$20,000.00	McC Campbell, Chester	x			HEARD ROBINS CLOUD
G1066878	2029	\$7,500.00	McKinney, Ronald	x			HEARD ROBINS CLOUD
G1066879	2504	\$20,000.00	McKinnon, C.S.	x			HEARD ROBINS CLOUD
G362042	2031	\$3,000.00	McLaren, Robert Jr.	x			HEARD ROBINS CLOUD
G1057795	2032	\$3,000.00	Montoya, Isreal	x			HEARD ROBINS CLOUD
G1062453	2405	\$3,000.00	Morales, Dolores	x			HEARD ROBINS CLOUD
G1062455	2214	\$3,000.00	Mosley, Willie	x			HEARD ROBINS CLOUD
G354569	2034	\$3,000.00	Moss, Charlie	x			HEARD ROBINS CLOUD
G1021945	2036	\$3,000.00	Moss, Tommy	x			HEARD ROBINS CLOUD
G1036611	2037	\$3,000.00	Muniz, Jesus	x			HEARD ROBINS CLOUD
G1148548	2038	\$3,000.00	Neeley, James	x			HEARD ROBINS CLOUD
G1066884	2415	\$3,000.00	Novak, James	x			HEARD ROBINS CLOUD
G362001	2501	\$3,000.00	Perez, Eugene	x			HEARD ROBINS CLOUD
G1034516	2039	\$3,000.00	Powell, Howard Sr.	x			HEARD ROBINS CLOUD
G1045791	2042	\$3,000.00	Pugh, Lloyd	x			HEARD ROBINS CLOUD
G1047015	2417	\$3,000.00	Pursley, Ray	x			HEARD ROBINS CLOUD
G362031	2043	\$3,000.00	Reed, Albert	x			HEARD ROBINS CLOUD

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
G1015453	2044	\$3,000.00	Richter, Paul	x			HEARD ROBINS CLOUD
G1053661	2046	\$3,000.00	Saenz, Leonel	x			HEARD ROBINS CLOUD
G1066889	2503	\$3,000.00	Samora, Johnny	x			HEARD ROBINS CLOUD
None	2419	\$3,000.00	Samuel, James	x			HEARD ROBINS CLOUD
G1036602	2491	\$3,000.00	Selfridge, Lester	x			HEARD ROBINS CLOUD
G1062475	2497	\$3,000.00	Smith, Ardis	x			HEARD ROBINS CLOUD
G1018897	2047	\$7,500.00	Stephens, Clyde	x			HEARD ROBINS CLOUD
G1047023	2049	\$20,000.00	Sutton, Charlie	x			HEARD ROBINS CLOUD
G1151389	2051	\$3,000.00	Taylor, Ronald	x			HEARD ROBINS CLOUD
G1018898	2052	\$3,000.00	Thomas, Robert	x			HEARD ROBINS CLOUD
G1062476	2425	\$3,000.00	Troquille, James	x			HEARD ROBINS CLOUD
None	2517	\$4,500.00	Vaughn, William	x			HEARD ROBINS CLOUD
G1009408	2429	\$3,000.00	Venable, Wesley	x			HEARD ROBINS CLOUD
G1148560	2056	\$3,000.00	Villareal, Adolph	x			HEARD ROBINS CLOUD
G1087310	2057	\$3,000.00	Vincent, Rickey	x			HEARD ROBINS CLOUD
G1151390	2058	\$3,000.00	Walker, Clarence	x			HEARD ROBINS CLOUD
G1011827	2431	\$3,000.00	Walton, John	x			HEARD ROBINS CLOUD
G1011828	2494	\$20,000.00	Ward, John	x			HEARD ROBINS CLOUD
G1066895	2463	\$3,000.00	Welch, Johnathan	x			HEARD ROBINS CLOUD
G1021958	2059	\$3,000.00	White, Bob	x			HEARD ROBINS CLOUD
G1151392	2060	\$3,000.00	White, Frank	x			HEARD ROBINS CLOUD
G1036613	2061	\$3,000.00	Winder, Herbert	x			HEARD ROBINS CLOUD
G1006448	2466	\$3,000.00	Woodard, Elton	x			HEARD ROBINS CLOUD
G1062480	2468	\$3,000.00	Zavala, Jesus	x			HEARD ROBINS CLOUD
G1189524	1689	\$1,000.00	Rooney, Rita (Dec.)	x			Howard, Brenner & Nass, P.C.
G1185397	2454	\$2,800.00	Benson, Theodore	x			JACOBS & CRUMPLAR
N1195568	2458	\$3,000.00	Bryson, Ronald	x			JACOBS & CRUMPLAR
G1124394	2462	\$3,000.00	Burke, Austin	x			JACOBS & CRUMPLAR
N1197315	2464	\$3,000.00	Curlett, David	x			JACOBS & CRUMPLAR
G1191582	2465	\$3,000.00	Fisher, Lewis	x			JACOBS & CRUMPLAR
G1176913	2467	\$2,800.00	Harris, Richard	x			JACOBS & CRUMPLAR
N1189827	2469	\$3,000.00	Kaminski, Joseph	x			JACOBS & CRUMPLAR
G1190931	2472	\$3,000.00	Urian, Barry	x			JACOBS & CRUMPLAR
N1197663	2474	\$3,000.00	Villanueva, Michael	x			JACOBS & CRUMPLAR
G138918	2533	\$3,500.00	Austin, Howard M.	x			JAMES F HUMPHREYS & ASSOCIATES
N71844	2496	\$1,000.00	Brunner, Raymond J.	x			JAMES F HUMPHREYS & ASSOCIATES
G228048	2476	\$3,750.00	Bryan, Cline S.	x			JAMES F HUMPHREYS & ASSOCIATES
G254629	2528	\$1,800.00	Caudill, John M.	x			JAMES F HUMPHREYS & ASSOCIATES
N47388	2529	\$3,000.00	Clawson, Joseph	x			JAMES F HUMPHREYS & ASSOCIATES
G1058421	2534	\$15,000.00	Crockett, Willis R.	x			JAMES F HUMPHREYS & ASSOCIATES
G1188649	2535	\$15,000.00	Cyrus, Ronald R.	x			JAMES F HUMPHREYS & ASSOCIATES
None	2527	\$1,800.00	Diebold, David C.	x			JAMES F HUMPHREYS & ASSOCIATES
G222203	2480	\$10,000.00	Hudnall, James G.	x			JAMES F HUMPHREYS & ASSOCIATES
None	2537	\$1,800.00	Humphrey, Norman R.	x			JAMES F HUMPHREYS & ASSOCIATES
G260703	2530	\$1,800.00	Oster, John D.	x			JAMES F HUMPHREYS & ASSOCIATES
None	2531	\$1,800.00	Robbins, James W.	x			JAMES F HUMPHREYS & ASSOCIATES
N90417	2495	\$1,000.00	Scott, Ray M.	x			JAMES F HUMPHREYS & ASSOCIATES
G138906	2523	\$1,000.00	Smith, Russell H.	x			JAMES F HUMPHREYS & ASSOCIATES
None	2525	\$1,800.00	Snoddy, Clinton E.	x			JAMES F HUMPHREYS & ASSOCIATES
N230680	2532	\$1,000.00	Trkula, Lyubomir	x			JAMES F HUMPHREYS & ASSOCIATES
None	2526	\$2,000.00	Venoy, Ronald D. Sr.	x			JAMES F HUMPHREYS & ASSOCIATES
G260732	2524	\$6,500.00	Webb, Lawrence D.	x			JAMES F HUMPHREYS & ASSOCIATES
G1208053	1595	\$6,500.00	Barnes, James Clyde (Dec.)	x			Keller, Fishback & Jackson LLP
G1198329	1645	\$1,000.00	Hardeman, Leonard Lee (Dec.)	x			Keller, Fishback & Jackson LLP
G1206017	1644	\$3,000.00	Thompson, Thomas Jr.	x			Keller, Fishback & Jackson LLP
G1179883	1547	\$1,750.00	Agnew, Marshall	x			Law Offices of Peter G. Angelos, P.C.
G1199464	1492	\$1,500.00	Agro, Harry C. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1918	\$1,750.00	Alley, Joseph L. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
555612	1724	\$1,750.00	Anderson, David M. III (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1179983	1726	\$1,750.00	Armstrong, William	x			Law Offices of Peter G. Angelos, P.C.
None	1856	\$2,500.00	Aurilia, Joseph A. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G160969	1728	\$1,750.00	Avery, Fred D.	x			Law Offices of Peter G. Angelos, P.C.
None	1919	\$1,000.00	Bates, Roy (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1730	\$1,750.00	Beere, Edward W. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1180236	1548	\$1,750.00	Beitzel, Hayward P. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1180271	1550	\$1,750.00	Beil, Edwin E. (Dec.) Sr.	x			Law Offices of Peter G. Angelos, P.C.
G110058	1921	\$1,000.00	Bennett, Charles, (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G179864	1732	\$4,500.00	Bernhard, Melvin E. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G85916	1552	\$1,750.00	Bever, David L. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1733	\$1,750.00	Bey, Robert Y. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
None	1923	\$1,000.00	Bostic, Henry A. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1180716	1734	\$4,500.00	Bowman, John A. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G123037	1857	\$1,000.00	Boyle, John S. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
221892	1735	\$1,750.00	Brady, Edward D. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
512186	1737	\$1,750.00	Britton, Marvin D. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1180869	1738	\$1,750.00	Brooks, Frances L. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1180895	1739	\$4,500.00	Brown, Brazella A. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G252405	1858	\$1,500.00	Brown, Milton J. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1924	\$1,000.00	Broyles, Roy F. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1925	\$1,000.00	Buchanan, John L.	x			Law Offices of Peter G. Angelos, P.C.
None	1794	\$1,000.00	Burcin, John (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G260756	1531	\$1,000.00	Burk, Kenneth	x			Law Offices of Peter G. Angelos, P.C.
520596	1926	\$1,000.00	Burkett, Clell H. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
528136	1740	\$1,750.00	Butler, Raymond (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1859	\$1,000.00	Carroll, Ronald	x			Law Offices of Peter G. Angelos, P.C.
G1179526	1795	\$2,500.00	Casner, Randall G. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1741	\$1,750.00	Cassell, Herbert	x			Law Offices of Peter G. Angelos, P.C.
None	1934	\$3,000.00	Cates, James M. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1936	\$1,000.00	Clowers, John E. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G329666	1742	\$1,750.00	Cornish, Clarence (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	2006	\$1,500.00	Cunningham, Robert F. Sr. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1861	\$1,500.00	Dallessio, Thomas C. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1192934	1744	\$10,000.00	Daly, Frances (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1497	\$1,000.00	D'Ambrosio, Daniel	x			Law Offices of Peter G. Angelos, P.C.
G1176683	1745	\$4,500.00	Dehaven, Thomas K. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1498	\$1,500.00	Dicker, Dorothy (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1179533	1796	\$1,000.00	Dolinsky, John	x			Law Offices of Peter G. Angelos, P.C.
521201	2007	\$1,000.00	Dougherty, Ralph C. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1746	\$4,500.00	Duke, Henry S. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
N161665	1499	\$1,000.00	Edwards, Sharon M.	x			Law Offices of Peter G. Angelos, P.C.
None	1747	\$10,000.00	Emerson, Mattie (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1771	\$1,750.00	Espey, Howard T. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1772	\$1,750.00	Ewart, Maurice W. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
221198	1773	\$1,750.00	Farrell, Frank (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1180126	1500	\$1,000.00	Faust, Richard M. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1181621	1839	\$4,500.00	Figgatt, Ronald L. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1186358	2010	\$1,000.00	Ford, Billy D.	x			Law Offices of Peter G. Angelos, P.C.
G1147719	1840	\$4,500.00	Fortune, James L. Sr. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1125198	1841	\$10,000.00	Franz, Richard A. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1182398	1842	\$1,750.00	Gardiner, Robert E. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1182400	1843	\$1,750.00	Gardner, Joan	x			Law Offices of Peter G. Angelos, P.C.
G1182402	1844	\$1,750.00	Gardner, Victor H. Sr. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1182403	1845	\$1,750.00	Garner, Aubrey	x			Law Offices of Peter G. Angelos, P.C.
G1182430	1553	\$1,750.00	Gilpin, Philip K.	x			Law Offices of Peter G. Angelos, P.C.
G1180210	1501	\$1,000.00	Gimpert, Joseph R. Jr. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1182451	1847	\$1,750.00	Granruth, Wilhelminia (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G253673	1523	\$5,000.00	Grant, William A. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1848	\$10,000.00	Gray, Alma	x			Law Offices of Peter G. Angelos, P.C.
N231263	1554	\$1,750.00	Green, John W. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
521203	2014	\$1,000.00	Green, Kester (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1797	\$2,500.00	Gsell, John H. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	2017	\$1,000.00	Hamby, Hubert (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G263777	1882	\$2,500.00	Haney, Hugh J. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
222269	1849	\$4,500.00	Harbaugh, Charles J. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1182476	1851	\$4,500.00	Harges, Troy W. Sr. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1869	\$1,750.00	Harris, Maurice A.	x			Law Offices of Peter G. Angelos, P.C.
G1195771	1872	\$1,750.00	Harris, Walter (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1181660	1889	\$1,750.00	Hedgepeth, Lewis S. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	2019	\$1,000.00	Henry, Joe B. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	2024	\$1,000.00	Higgins, George W. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G278297	1897	\$1,750.00	Hill, Luther (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1182693	1911	\$1,750.00	Hinton, Albert Jr. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1774	\$4,500.00	Howsare, Alonzo E. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1914	\$10,000.00	Hubbard, Joe L. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G302301	1917	\$1,750.00	Ichniowski, Frank (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G110058	1920	\$1,750.00	Jacobs, Lester	x			Law Offices of Peter G. Angelos, P.C.
222253	1883	\$1,000.00	Jacoby, John J.	x			Law Offices of Peter G. Angelos, P.C.
G266388	1927	\$4,500.00	James, Isiah (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1182751	1775	\$4,500.00	James, Joseph M.	x			Law Offices of Peter G. Angelos, P.C.
G1182758	1928	\$1,750.00	Jenifer, Margaret B.	x			Law Offices of Peter G. Angelos, P.C.

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
G1176871	1776	\$1,750.00	Jenkins, Clifton J. Sr. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	2027	\$1,000.00	Johnson, Harvey H. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1181708	1929	\$1,750.00	Joyner, Jeanette D. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
213794	1777	\$1,750.00	Keedy, Arthur N. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
505903	1884	\$1,500.00	Kennedy, James V. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1932	\$1,750.00	Kinch, Thomas (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G224371	1885	\$1,000.00	King, James P.	x			Law Offices of Peter G. Angelos, P.C.
G200866	1532	\$1,500.00	King, Roy (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
546772	1935	\$1,750.00	Knight, Filandus (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G277217	1933	\$1,750.00	Knight, Theodore T. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1808	\$2,500.00	Knouff, Wayne L. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1181758	1969	\$1,750.00	Koerber, Joseph A.	x			Law Offices of Peter G. Angelos, P.C.
None	1533	\$1,500.00	Komar, Matthew (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1180394	1502	\$1,000.00	Krafczyk, Francis	x			Law Offices of Peter G. Angelos, P.C.
None	1503	\$1,000.00	Krause, Edward C. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1182833	1970	\$1,750.00	Lambert, Albert L. Jr. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
521230	2030	\$1,000.00	Lawless, Howard D. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G289624	1888	\$1,000.00	Lawson, Warren P. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
527040	1971	\$1,750.00	Leister, Earl (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1176873	1778	\$1,750.00	Lewis, Ronald L.	x			Law Offices of Peter G. Angelos, P.C.
G1179539	1817	\$1,000.00	Lightner, Leroy H.	x			Law Offices of Peter G. Angelos, P.C.
None	1829	\$2,500.00	Lindemuth, Ralph E. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1892	\$1,000.00	Lindenmuth, Henry W. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1183079	1972	\$1,750.00	Lyons, James B. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1504	\$1,500.00	Mahaffey, Isaac C. Sr. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1180483	1505	\$1,000.00	Massa, Vincent	x			Law Offices of Peter G. Angelos, P.C.
518147	1973	\$1,750.00	Mayhorne, James E.	x			Law Offices of Peter G. Angelos, P.C.
219455	1901	\$1,000.00	McCay, Judd J.	x			Law Offices of Peter G. Angelos, P.C.
214288	1903	\$1,000.00	McClaren, William N.	x			Law Offices of Peter G. Angelos, P.C.
G326923	1527	\$15,000.00	McGlinchey, Matthew F.	x			Law Offices of Peter G. Angelos, P.C.
None	1906	\$1,000.00	McKee, Alexander	x			Law Offices of Peter G. Angelos, P.C.
G1176797	1974	\$4,500.00	Melton, Jesse Jr. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1850	\$1,000.00	Miller, Paul E. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	2035	\$1,000.00	Minton, Ira B. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1536	\$1,750.00	Mock, Robert D. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	2040	\$1,000.00	Moore, Paul L. Jr. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1975	\$1,750.00	Mullen, Dorothy M.	x			Law Offices of Peter G. Angelos, P.C.
G1183248	1976	\$1,750.00	Mullikin, William T. Jr.	x			Law Offices of Peter G. Angelos, P.C.
G152227	1852	\$2,500.00	Myers, John W. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	2041	\$1,000.00	Nicholson, Donald L. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G169665	1977	\$1,750.00	O'Connell, Clifford	x			Law Offices of Peter G. Angelos, P.C.
G1183350	1978	\$1,750.00	Parton, Wanda L.	x			Law Offices of Peter G. Angelos, P.C.
G1183360	1979	\$1,750.00	Pencek, Edward	x			Law Offices of Peter G. Angelos, P.C.
None	2048	\$1,000.00	Person, Troy Jr. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1183368	1779	\$1,750.00	Pettie, Earl	x			Law Offices of Peter G. Angelos, P.C.
None	1980	\$1,750.00	Petty, Donald (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1180618	1507	\$1,000.00	Phelps, William (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1981	\$1,750.00	Posinski, John A. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1907	\$1,000.00	Quate, Frank (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1183421	1982	\$1,750.00	Quattrocchi, Joseph J. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1183161	1780	\$1,750.00	Ralston, Robert B. Jr. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1853	\$1,000.00	Reiner, Kenneth L. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G295777	1909	\$1,000.00	Rice, John B. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1180667	1508	\$1,000.00	Rich, Alfred H. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1983	\$1,750.00	Riddick, James	x			Law Offices of Peter G. Angelos, P.C.
G291126	1910	\$1,000.00	Ripka, Julia	x			Law Offices of Peter G. Angelos, P.C.
None	1984	\$1,750.00	Robinson, Clarence Sr. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1183573	1986	\$4,500.00	Sanchez, Juan G. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1183581	1987	\$1,750.00	Sansone, Mike	x			Law Offices of Peter G. Angelos, P.C.
G231579	1988	\$4,500.00	Sarvis, Holland (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1989	\$10,000.00	Sawicki, George Christopher (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
311311	1990	\$1,750.00	Schilke, Robert	x			Law Offices of Peter G. Angelos, P.C.
None	1991	\$1,750.00	Schmidt, Faith (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G276601	1518	\$1,000.00	Schmidt, Helen B. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1180759	1510	\$1,000.00	Seeds, Richard C.	x			Law Offices of Peter G. Angelos, P.C.
G233407	1992	\$1,750.00	Semmont, Samuel B. Sr. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1183643	1993	\$1,750.00	Shifflett, Wilbert Tyrone	x			Law Offices of Peter G. Angelos, P.C.
G1183159	1781	\$1,750.00	Shipley, James A.	x			Law Offices of Peter G. Angelos, P.C.
G1188511	1782	\$1,750.00	Shipley, Robert I.	x			Law Offices of Peter G. Angelos, P.C.
None	2050	\$1,000.00	Simcox, William O. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
G1188512	1783	\$1,750.00	Skidmore, Thomas D.	x			Law Offices of Peter G. Angelos, P.C.
148474	1912	\$1,500.00	Smith, James R. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1784	\$1,750.00	Smith, Lewis L. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1183702	1994	\$4,500.00	Smith, Michael C. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1183758	1995	\$1,750.00	Stevens, Timothy	x			Law Offices of Peter G. Angelos, P.C.
None	2053	\$1,000.00	Stripling, Charles V.	x			Law Offices of Peter G. Angelos, P.C.
None	1511	\$1,000.00	Strong, Eugene A. Sr. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1996	\$1,750.00	Stuckey, Carlton R. Sr. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	2054	\$1,000.00	Summers, R.L. Jr. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	2055	\$1,000.00	Sweet, Billy Samuel (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1183798	1997	\$4,500.00	Tacy, Roy C. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1183804	1785	\$1,750.00	Taylor, Harry Hampton (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1183815	1998	\$4,500.00	Tedder, Joel C. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1189122	1495	\$10,000.00	Tierno, John L. Sr. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1180932	1512	\$1,500.00	Torcivia, Michael P.	x			Law Offices of Peter G. Angelos, P.C.
None	1529	\$5,000.00	Tresgallo, Alfred	x			Law Offices of Peter G. Angelos, P.C.
G211653	1999	\$1,750.00	Tucker, Wilmond (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G196980	1534	\$1,000.00	Turner, William N. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
216819	1913	\$1,000.00	Waters, John J. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	2001	\$1,750.00	Weaver, Howard F. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1514	\$1,000.00	Wentzell, Judi A.	x			Law Offices of Peter G. Angelos, P.C.
G1181008	1515	\$1,000.00	Werner, Frederick W.	x			Law Offices of Peter G. Angelos, P.C.
G1176787	2002	\$4,500.00	Whetstone, William (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	1915	\$1,000.00	Williams, Henri Lebarre III	x			Law Offices of Peter G. Angelos, P.C.
None	1537	\$4,500.00	Willison, Marshall F. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G221854	1535	\$1,000.00	Wuenstel, Robert (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
G1181043	1516	\$1,000.00	Yaroszeufski, James R.	x			Law Offices of Peter G. Angelos, P.C.
G1182344	2003	\$4,500.00	Yeater, Robert W. Sr. (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
None	2004	\$4,500.00	Zapf, Anna (Dec.)	x			Law Offices of Peter G. Angelos, P.C.
215143	1916	\$1,000.00	Zona, Stanley E.	x			Law Offices of Peter G. Angelos, P.C.
G1207807	2126	\$40,000.00	Agana, Alfredo Claudio (Dec.) - aka Fred Agana	x			LEVY KONIGSBERG, LLP
M1212747	2218	\$10,000.00	Browning, Sidney	x			LEVY KONIGSBERG, LLP
G1212145	2228	\$10,000.00	Bunn, James	x			LEVY KONIGSBERG, LLP
N1200509	2173	\$7,500.00	Culver, Milton	x			LEVY KONIGSBERG, LLP
G1203504	2095	\$130,000.00	Eden, Roy	x			LEVY KONIGSBERG, LLP
G1209655	2243	\$10,000.00	Ellis, Grace Ann	x			LEVY KONIGSBERG, LLP
G1212353	2236	\$10,000.00	Fell, David	x			LEVY KONIGSBERG, LLP
N1208141	2179	\$20,000.00	Gorman, John	x			LEVY KONIGSBERG, LLP
G1202006	2099	\$115,000.00	Harley, Claude (Dec.)	x			LEVY KONIGSBERG, LLP
N1206227	2203	\$175,000.00	Hoefler, Lawrence	x			LEVY KONIGSBERG, LLP
G1212572	2212	\$40,000.00	Jones, Kenneth	x			LEVY KONIGSBERG, LLP
G1212091	2233	\$75,000.00	Jones, Larry	x			LEVY KONIGSBERG, LLP
G1208585	2223	\$15,000.00	Lane, Harvey	x			LEVY KONIGSBERG, LLP
G1212146	2239	\$75,000.00	Lell, Robert	x			LEVY KONIGSBERG, LLP
G1195346	2196	\$7,500.00	Lozo, Donald	x			LEVY KONIGSBERG, LLP
G1083230	2186	\$10,000.00	Makowski, James	x			LEVY KONIGSBERG, LLP
G1212090	2245	\$10,000.00	Mellace, Josephine	x			LEVY KONIGSBERG, LLP
G1208459	2109	\$110,000.00	Morris, Larry (Dec.)	x			LEVY KONIGSBERG, LLP
G1206948	2302	\$10,000.00	Napotnik, Jacob	x			LEVY KONIGSBERG, LLP
G1208460	2114	\$100,000.00	Parker, Odell (Dec.)	x			LEVY KONIGSBERG, LLP
G1208586	2137	\$100,000.00	Pence, Jack	x			LEVY KONIGSBERG, LLP
None	2083	\$165,000.00	Ribnick, George Sr. (Dec.)	x			LEVY KONIGSBERG, LLP
G1208979	2132	\$10,000.00	Rickert, Fred	x			LEVY KONIGSBERG, LLP
G1210764	2242	\$40,000.00	Sapp, Lewis	x			LEVY KONIGSBERG, LLP
N1200088	2172	\$160,000.00	Simpson, Richard	x			LEVY KONIGSBERG, LLP
G1210765	2140	\$40,000.00	Ukens, Kenneth	x			LEVY KONIGSBERG, LLP
G1206681	1513	\$18,500.00	Benzing, Frank	x			Lipsitz & Ponterio, LLC
G1206171	1517	\$10,000.00	Brodowski, Ronald	x			Lipsitz & Ponterio, LLC
G1205065	1522	\$5,000.00	Bundy, Vernon	x			Lipsitz & Ponterio, LLC
None	1526	\$15,000.00	Burkhard, Frank	x			Lipsitz & Ponterio, LLC
G1205857	1506	\$30,000.00	Connolly, Timothy	x			Lipsitz & Ponterio, LLC
G1210427	1562	\$30,000.00	Cubitt, Eric	x			Lipsitz & Ponterio, LLC
G1206308	1563	\$5,000.00	Fleming, Calvin	x			Lipsitz & Ponterio, LLC
G1210342	1530	\$10,000.00	Goldpenny, Elmer F.	x			Lipsitz & Ponterio, LLC
G1208487	1564	\$10,000.00	Groetsch, Kenneth G.	x			Lipsitz & Ponterio, LLC
G1208591	1519	\$75,000.00	Grossman, Robert E.	x			Lipsitz & Ponterio, LLC
G1210438	1587	\$2,000.00	Kowalski, Jerome	x			Lipsitz & Ponterio, LLC
G1210785	1589	\$10,000.00	Krehan, Robert	x			Lipsitz & Ponterio, LLC
G1208348	1580	\$5,000.00	Lorenz, Paul	x			Lipsitz & Ponterio, LLC
G1199400	1509	\$10,000.00	Prinzi, Carl	x			Lipsitz & Ponterio, LLC

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
G1210513	1560	\$2,000.00	Ripple, Richard K.	x			Lipsitz & Ponterio, LLC
G1207611	1586	\$50,000.00	Russo, Frank	x			Lipsitz & Ponterio, LLC
G1210436	1557	\$2,000.00	Schmidlin, James A.	x			Lipsitz & Ponterio, LLC
G1208864	1539	\$10,000.00	Serianne, Russell	x			Lipsitz & Ponterio, LLC
G1208991	1583	\$20,000.00	Smith, Lawrence	x			Lipsitz & Ponterio, LLC
G1210017	1561	\$10,000.00	Strohmeier, Robert (Dec.)	x			Lipsitz & Ponterio, LLC
G1204978	1582	\$20,000.00	Waites, George	x			Lipsitz & Ponterio, LLC
G77499	193	\$1,100.00	ADAMS, JERRY	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77500	171	\$2,500.00	AGENT, HARRIS F.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77319	195	\$1,100.00	ALLEYNE, JOSEPH E.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24703	196	\$1,100.00	ALSTON, JOE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
A05514	197	\$1,100.00	ANDERSON, CAROLYN M.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24708	198	\$1,100.00	ANDRY, RUDOLPH	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316890	116	\$1,000.00	AUSTIN, JOANN	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24718	199	\$1,100.00	BAILEY, FREDERICK	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24719	200	\$1,100.00	BAILEY, MCNEIL	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24722	201	\$1,100.00	BANKS, BRADY JR.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
665962	202	\$1,100.00	BARNES, ROLAND A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G87702	548	\$2,000.00	BARNETT, GENEALL	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	117	\$1,000.00	BARTON, LUCY J.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24730	203	\$1,100.00	BATLEY, TERESA K.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84128	204	\$1,100.00	BEASON, WILLIE J.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24738	205	\$1,100.00	BETTS, THEAOPH	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316464	118	\$1,000.00	BICKHAM, MARY E.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
A05536	206	\$1,100.00	BISHOP, JAMES	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G87628	549	\$2,000.00	BISHOP, JAMES O. Sr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
150934	119	\$1,000.00	BLAKE, BESSIE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84228	207	\$1,100.00	BLAKENEY, EUNICE W.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24744	208	\$1,100.00	BOLTON, JAMES E.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G87720	209	\$1,100.00	BOLTON, SHIRLEY A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24745	210	\$1,100.00	BONDS, MARY C.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316723	120	\$1,000.00	BOWEN, BETTY	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24750	211	\$1,100.00	BOWEN, STEVEN D.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24752	212	\$1,100.00	BOWLIN, JAMES A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G87728	213	\$1,100.00	BRACKS, OLIVER C. JR.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24764	565	\$2,500.00	BRISTER, KENNETH L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G87734	214	\$1,100.00	BROCK, ROBERT A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84131	215	\$1,100.00	BROUGHTON, HENRY C. Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24769	216	\$1,100.00	BROUGHTON, JOSEPH L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N49147	217	\$1,100.00	BROWN, CLIFFORD	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316401	175	\$3,500.00	BROWN, CLIFTON M.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G26287	218	\$1,100.00	BROWN, ERNEST	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91687	219	\$1,100.00	BROWN, LONNIE R.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91694	220	\$1,100.00	BUCKLEY, FRANKY R.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N49149	221	\$1,100.00	BUCKLEY, GRACE A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24782	222	\$1,100.00	BURKETT, WILLIE H.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77420	223	\$1,100.00	BURROUGHS, JESSE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91699	224	\$1,100.00	BUSH, CARROLL DOUGLAS	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91701	225	\$1,100.00	BUTLER, ELLIS A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24789	226	\$1,100.00	BYRD, LEO	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91703	227	\$1,100.00	CALDWELL, ROBERT G.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316622	121	\$1,000.00	CAMERON, BARBARA ANN	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G92038	579	\$3,500.00	CAMPBELL, PETER JR.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
155008	581	\$1,000.00	CANTU, ROSA	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24798	228	\$1,100.00	CARRIERE, LAWRENCE A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N49151	229	\$1,100.00	CARSON, WILBERT Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91708	230	\$1,100.00	CARTER, J.W.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24800	231	\$1,100.00	CARTER, SHARON	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24801	232	\$1,100.00	CARTER, THOMAS Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91710	233	\$1,100.00	CAVES, JIMMY	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77421	564	\$2,400.00	CHAMBERS, CHARLIE J.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	234	\$1,100.00	CHANNEY, ALLEAN W.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84136	235	\$1,100.00	CHAPMAN, WILLIAM E.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84083	236	\$1,100.00	CHEATWOOD, WILLIAM D. Sr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25122	237	\$1,100.00	CHERRY, CLARICE MILLER	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24808	238	\$1,100.00	CHESTANG, LARRY E.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
154986	582	\$1,000.00	CLAUSEN, GEORGE E. Sr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24813	239	\$1,100.00	COCHRAN, LEONA C.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91719	566	\$2,500.00	COLEMAN, BOBBY J.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24815	240	\$1,100.00	COLLEY, ALFREDA L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
G77503	567	\$2,500.00	COLLIER, OLIVER Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24816	241	\$1,100.00	COLLINS, BOOKER T.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24818	242	\$1,100.00	COLSTON, JOHN	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91723	568	\$2,500.00	CONEY, DEBORAH L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24819	243	\$1,100.00	CONNER, BOBBY	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
A05582	244	\$1,100.00	COOPER, TONY S. Sr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84180	245	\$1,100.00	COX, INEZ I.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25091	246	\$1,100.00	CRAIG, ALICE MALLARD	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84235	247	\$1,100.00	CRAWFORD, LONDON D.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24828	248	\$1,100.00	CREAL, GERALD K. Sr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24829	249	\$1,100.00	CREAR, ANDREW E.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24831	250	\$1,100.00	CRENSHAW, WILLIE J.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91963	251	\$1,100.00	CRISTOBAL, EVELYN G. TAYLOR	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316719	122	\$1,000.00	CROSS, SHERMAN M.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
337102	583	\$1,000.00	CRY, BEATRICE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316889	141	\$1,000.00	CUEVAS HERRON, VIOLA J.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316763	123	\$1,000.00	CUEVAS, AGNES	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316812	124	\$1,000.00	CUEVAS, BERTIE W.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24835	252	\$1,100.00	CUEVAS, EVERETTE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316467	172	\$2,500.00	CUEVAS, MARIE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
666026	253	\$1,100.00	CUEVAS, ROY B.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316672	126	\$1,000.00	CUEVAS, VEDA MAE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316884	127	\$1,000.00	CUEVAS, VIRGIE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24837	254	\$1,100.00	CUMBIE, ROY L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24838	255	\$1,100.00	CUNNINGHAM, BOOKER T.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24841	256	\$1,100.00	CUNNINGHAM, MAURICE A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24844	257	\$1,100.00	DAILEY, ROBERT L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24843	131	\$1,000.00	DAILEY, U.G.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24845	258	\$1,100.00	DALE, JAMES C.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
A05596	259	\$1,100.00	DAVIS, LYNETTE R.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24849	260	\$1,100.00	DAVIS, OTTO	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G67660	132	\$1,000.00	DAVISON, EARNESTINE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
627558	569	\$2,500.00	DEARMAN, D.A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316546	133	\$1,000.00	DEDEAUX, DOROTHY L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24851	261	\$1,100.00	DEDEAUX, EUGENE J.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77341	262	\$1,100.00	DERICO, JOHN L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84089	263	\$1,100.00	DORTCH, JESSIE MAE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91755	264	\$1,100.00	DUBOSE, LAWRENCE Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91756	265	\$1,100.00	DUYAYAG, HELEN W.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	134	\$1,000.00	DUCK, ELI H.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24863	266	\$1,100.00	DUNBAR, BURTON V.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G87636	267	\$1,100.00	EARNEST, LEE H.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
666046	268	\$1,100.00	EASTERLING, CLAYBON E.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24866	269	\$1,100.00	EASTERLING, DANIEL F.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24867	273	\$1,100.00	EASTRIDGE, GARY	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91759	274	\$1,100.00	ECHOLS, GRACE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
337084	584	\$1,000.00	EMERSON, ELIZABETH (BETTY)	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G87637	275	\$1,100.00	ENGLAND, JOHN T. Sr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91763	276	\$1,100.00	ENGUSH, MARY L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84238	277	\$1,100.00	ENGUSH, SYNETTA S.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24875	278	\$1,100.00	ERVIN, SYLVESTER A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77573	279	\$1,100.00	EVANS, DOROTHY M.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24877	280	\$1,100.00	EVANS, FREEMAN	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24893	281	\$1,100.00	FAIRLEY, CHRIS H. Sr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91769	282	\$1,100.00	FAIRLEY, J.C. Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316877	135	\$1,000.00	FERGUSON, ALBERTA	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	585	\$1,000.00	FERGUSON, WILMETTI	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	136	\$1,000.00	FIVEASH, PEGGY SUE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84187	570	\$2,500.00	FLEMING, DAVID T.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91777	283	\$1,100.00	FONTAINE, JAMES R.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91781	551	\$2,000.00	FRANKLIN, THOMAS L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24909	284	\$1,100.00	FRITZ, ROSIE R.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316720	137	\$1,000.00	GARCIA, LINDA	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N49158	285	\$1,100.00	GARDNER, CHARLES R.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91787	286	\$1,100.00	GARRAWAY, BENNY LEE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91788	287	\$1,100.00	GASKIN, STEPHEN T.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24913	288	\$1,100.00	GAYNOR, JOSEPH A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316878	138	\$1,000.00	GEIGER , LORETTA	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24914	289	\$1,100.00	GEORGE, DANIEL R.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91792	290	\$1,100.00	GEORGE, JIMMY L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
G24915	291	\$1,100.00	GEORGE, JOHNNY	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316453	139	\$1,000.00	GIBSON, MARGARET	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24922	292	\$1,100.00	GLAUDE, DAVID W.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91796	293	\$1,100.00	GLOVER, EUGENE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
A05634	294	\$1,100.00	GOFF, VERA YVONNE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G87587	295	\$1,100.00	GOLDSMITH, CLARENCE L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91799	296	\$1,100.00	GOODWIN, PHILLIP D.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G87588	297	\$1,100.00	GRANDISON, HENDISON	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77430	298	\$1,100.00	GRAY, GEORGE H.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24935	299	\$1,100.00	GREER, BYRON SAMUEL	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24936	300	\$1,100.00	GRIFFIN, HENRY T.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91812	301	\$1,100.00	HAHN, JESSE C.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84097	302	\$1,100.00	HALL, MICHAEL G.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24949	303	\$1,100.00	HARDY, JOEL	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77347	304	\$1,100.00	HARMON, ELIZABETH L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
669699	140	\$1,000.00	HARRIS, BEN F.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24954	305	\$1,100.00	HARRIS, RALEIGH D. Sr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
154902	586	\$1,000.00	HARRIS, WILLIAM J.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G87644	306	\$1,100.00	HASTON, JULIUS V.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24960	307	\$1,100.00	HATCHER, WILLIAM J.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91826	308	\$1,100.00	HAWTHORNE, CLARENCE L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24965	309	\$1,100.00	HAYES, MCARTHUR Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24966	310	\$1,100.00	HAYES, RUDOLPH V. Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91830	311	\$1,100.00	HAYNES, ERROL	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24968	312	\$1,100.00	HAYNES, SYLVESTER	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91832	313	\$1,100.00	HAZZARD, CARL D.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N49163	314	\$1,100.00	HENRY, JOHNNY L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24971	315	\$1,100.00	HENRY, ROSE P.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24977	316	\$1,100.00	HODGE, FRANK Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24979	317	\$1,100.00	HOLLAND, PAT J.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91844	318	\$1,100.00	HOLLOWAY, CHICO C.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91846	319	\$1,100.00	HOLMES, LUCILLE E.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24983	320	\$1,100.00	HOLMES, MARY F.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G24985	321	\$1,100.00	HOOD, MARVIN E.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316616	142	\$1,000.00	HOWELL, EUNICE I.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84147	322	\$1,100.00	HOWELL, FELIX F.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91850	323	\$1,100.00	HOWELL, FREDERICK F. Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91854	324	\$1,100.00	HURD, GEORGIA L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25008	325	\$1,100.00	JACKSON, CLAY Sr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N49165	326	\$1,100.00	JACKSON, J. CELESTINE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25003	327	\$1,100.00	JACKSON, LAWYER O.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25005	328	\$1,100.00	JACKSON, TROY W.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77353	329	\$1,100.00	JACKSON, WILLIE LEVORNE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91860	330	\$1,100.00	JAMES, CLARENCE Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91552	331	\$1,100.00	JAMES, DAVID L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25011	332	\$1,100.00	JEFFERSON, MATTIE R.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25015	333	\$1,100.00	JOHNSON, DEL-RAY	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91871	334	\$1,100.00	JOHNSON, HERMAN J. Sr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25017	335	\$1,100.00	JOHNSON, JERRY L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G87595	336	\$1,100.00	JOHNSON, WANDA J.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N45117	552	\$2,000.00	JOHNSTON, JERREL Sr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91878	337	\$1,100.00	JOINER, CHARLES R.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
155930	587	\$1,000.00	JOINER, JAMES	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77451	338	\$1,100.00	JONES, ALLEN B.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
624162	339	\$1,100.00	JONES, CHARLES B.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91881	340	\$1,100.00	JONES, LARRY D.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25022	341	\$1,100.00	JONES, LEVET R.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25023	342	\$1,100.00	JONES, NORRIS	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77588	343	\$1,100.00	JONES, ROBERT LEE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
666128	344	\$1,100.00	JONES, THELMA PETTWAY	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77453	345	\$1,100.00	JORDAN, ALFRED W.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N49168	346	\$1,100.00	JORDAN, CATHERINE D.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25027	347	\$1,100.00	JORDAN, CHARLES	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91886	348	\$1,100.00	JUZANG, BARBARA A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
151167	143	\$1,000.00	KENDRICK, GLEN	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
624171	349	\$1,100.00	KENNEDY, DOUGLAS	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77358	350	\$1,100.00	KENOLY, ULLARD D.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91891	351	\$1,100.00	KEYES, J. T.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25033	352	\$1,100.00	KIMBROUGH, DEBRA G.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25035	353	\$1,100.00	KING, MARY E.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
624177	354	\$1,100.00	KNAPP, ROY C.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316901	144	\$1,000.00	KNIGHT, DORIS O.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25044	355	\$1,100.00	KNIGHT, HARRISON	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
337109	588	\$1,000.00	KROHN, WALTER	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	604	\$2,500.00	KURPASKA, STANLEY	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77520	356	\$1,100.00	KYLES, JESSE J. Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G67725	145	\$1,000.00	LADNER, ELENOR	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316874	146	\$1,000.00	LADNER, HELEN	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	357	\$1,100.00	LADNER, LEVAN	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316648	147	\$1,000.00	LADNER, LUGENIA	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
151193	148	\$1,000.00	LADNER, RUTH LYNNELL	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
154917	589	\$1,000.00	LADNER, TONY	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25051	554	\$2,000.00	LAW, ARTHUR L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25052	358	\$1,100.00	LAWRENCE, ROBERT	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25054	359	\$1,100.00	LEE, ALFRED G.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84250	360	\$1,100.00	LEE, GEORGIA M.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	361	\$1,100.00	LEE, JOSEPH E.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
624183	362	\$1,100.00	LEE, RAYMOND P. Sr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N1062751	149	\$1,000.00	LEE, SANDRA	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316827	150	\$1,000.00	LETT, SARAH	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77367	363	\$1,100.00	LETT, THELMA L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25058	364	\$1,100.00	LEWIS, CLUNTON F.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91907	365	\$1,100.00	LIDDELL, JIMMY J.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84204	366	\$1,100.00	LISENBY, JOSEPH M.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316684	151	\$1,000.00	LIZANA, ETHEL	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316830	152	\$1,000.00	LIZANA, RUBY	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	367	\$1,100.00	LOFTIN, EDNA K.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	368	\$1,100.00	LOFTON, HERMAN JR.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25073	369	\$1,100.00	LOFTON, RONALD E.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91913	571	\$2,500.00	LONGMIRE, DOUGLAS R. Sr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91915	370	\$1,100.00	LOVE, ULA N.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25082	371	\$1,100.00	LUKE, LAWANNA L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25089	372	\$1,100.00	MAIBEN, WANDA F.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	373	\$1,100.00	MAJOR, PEGGY ANN	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	153	\$1,000.00	MALONE, DAVID	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
624194	374	\$1,100.00	MAPLES, LEONA B.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25092	375	\$1,100.00	MARSH, FRANK Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91929	376	\$1,100.00	MASON, CHARLES C.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25101	377	\$1,100.00	MCCLAIR, ROBERT L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91939	379	\$1,100.00	MCCLOURE, CHARLIE A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77525	380	\$1,100.00	MCCORVEY, CLYDE J.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84105	381	\$1,100.00	MCCORVEY, JAMES C.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25106	382	\$1,100.00	MCCOY, ROBERT L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91940	383	\$1,100.00	MCCULLUM, LERUE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25109	384	\$1,100.00	MCINNIS, ROWAN K. Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
158953	590	\$1,000.00	MCKINLEY, LEON	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G117279	607	\$3,500.00	MCKINLEY, MILDRED	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
149063	378	\$1,100.00	MCCLAIN, WALTER L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316895	154	\$1,000.00	MCLEOD, JUANITA	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	385	\$1,100.00	MCMAHAN, PAULA S.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77526	386	\$1,100.00	MCILLIAN, HOWARD D. Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G87652	387	\$1,100.00	MCILLION, WILLIE J.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316883	155	\$1,000.00	MCQUEEN, BESSIE R.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91561	572	\$2,500.00	MCSWAIN, BENJAMIN T.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91562	388	\$1,100.00	MCSWAIN, REUBEN	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77527	389	\$1,100.00	MCWILLIAMS, FONTELLA R.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91563	390	\$1,100.00	MCWILLIAMS, JIMMIE D.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25119	391	\$1,100.00	MENCEY, WESLEY O.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25121	392	\$1,100.00	MERRITT, CHARLES E.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84265	393	\$1,100.00	MILLER, BRUCE E.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91570	394	\$1,100.00	MILLER, OGDEN J.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25124	395	\$1,100.00	MIMS, JULIUS	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91573	396	\$1,100.00	MITCHELL, HENRY B.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84156	397	\$1,100.00	MITCHELL, ROBERT L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25129	398	\$1,100.00	MONEY, JAMES N.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84106	399	\$1,100.00	MONTGOMERY, JAMES	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84209	400	\$1,100.00	MONTGOMERY, SURRY	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
210864	592	\$1,000.00	MOODY, JUANITA	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91578	401	\$1,100.00	MOORE, CAROLYN L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G117281	593	\$1,000.00	MOORE, JEWEL HAZEL	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
G25134	402	\$1,100.00	MOORE, MARGARET W.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25135	403	\$1,100.00	MOORE, RAY C.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316384	156	\$1,000.00	MOORE, THELMA DEES	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
155013	594	\$1,000.00	MORAN, ELSIE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316891	157	\$1,000.00	MORAN, GLORINE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91581	404	\$1,100.00	MOREE, BENJAMIN O.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
337072	605	\$2,500.00	MORGAN, WILBUR	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25138	405	\$1,100.00	MORRIS, CLYDE E. Sr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25144	406	\$1,100.00	MOYE, RONNIE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25145	407	\$1,100.00	MUMFORD, CLEETH L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91589	408	\$1,100.00	MUNN, ROBERT D.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N49172	409	\$1,100.00	MUNNERLYN, GREGORY B.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
155015	595	\$1,000.00	MURRAY, WILLIAM	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25147	410	\$1,100.00	MYERS, BARNARD	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N49173	411	\$1,100.00	MYERS, SHIRLEY M.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25150	412	\$1,100.00	MYLES, JIMMIE L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91595	413	\$1,100.00	NEAL, PAUL	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25154	414	\$1,100.00	NELSON, GREGORY L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25157	415	\$1,100.00	NETTLES, HERMAN A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91603	416	\$1,100.00	NICHOLS, PALMER W. Sr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91604	417	\$1,100.00	NIX, RICHARD R.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25166	418	\$1,100.00	NUTTALL, DOROTHY	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84107	419	\$1,100.00	O'BRYANT, MARVIN E.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316658	158	\$1,000.00	ODOM, MYRA M.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	420	\$1,100.00	ODOM, ROBERT E.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G87654	421	\$1,100.00	OLIVER, ERNEST A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25170	422	\$1,100.00	OLIVER, HUIET G.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25171	423	\$1,100.00	OMAR, ABDUL H.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25174	424	\$1,100.00	OWENS, PATTERSON P.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
220852	596	\$1,000.00	PALLO, STEPHEN	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	597	\$1,000.00	PARKER, HAROLD	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91615	425	\$1,100.00	PARKER, JERRY D.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25180	426	\$1,100.00	PARNELL, JOHN L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84212	427	\$1,100.00	PATTERSON, ANNIE R.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G16594	428	\$1,100.00	PATTERSON, WALTER Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25183	429	\$1,100.00	PAYNE, HAROLD	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25184	430	\$1,100.00	PAYTON, CAROLYN A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91617	431	\$1,100.00	PEARCE, ONEIDA D.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25185	432	\$1,100.00	PEARSON, OLLIE J. Sr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
A05752	433	\$1,100.00	PECORARO, PHILLIP JOSEPH	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77603	434	\$1,100.00	PERINE , CHESTER A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91620	573	\$2,500.00	PETERSON, EDWARD J.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G87656	435	\$1,100.00	PETTWAY, CHARLES	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G87660	436	\$1,100.00	PETTWAY, HERBERT L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	598	\$1,000.00	PEYTON, CURTIS Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77529	437	\$1,100.00	PEYTON, LOUIS	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
154941	599	\$1,000.00	PHELPS, TINSLEY	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G87662	438	\$1,100.00	PILKINGTON, TOMMY E.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91625	439	\$1,100.00	PITTMAN, JAMES A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
154942	600	\$1,000.00	PITTS, LEE J.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91626	440	\$1,100.00	PITTS, LOUISE M.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25196	441	\$1,100.00	PITTS, MICHAEL D.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91628	442	\$1,100.00	PLAINER, PAUL Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25199	443	\$1,100.00	PLEASANT, JOSEPH A. Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
154944	601	\$1,000.00	PORTER, LESTER	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91633	444	\$1,100.00	POWE, JOHN L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91635	445	\$1,100.00	POWELL, JOSIE C.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25213	446	\$1,100.00	PREVITO, ANTHONY L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25216	447	\$1,100.00	PRICE, WILLIE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316876	173	\$2,500.00	PRINCE, RUTH	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25217	448	\$1,100.00	PUGH, MICHAEL	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	449	\$1,100.00	PYRON, LUKE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25218	450	\$1,100.00	QUINNEY, AUNDREA	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25281	451	\$1,100.00	RANKINS, LEWIS E.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91639	452	\$1,100.00	RASHADA , A. M.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84111	454	\$1,100.00	REED, LOUIS O.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25285	455	\$1,100.00	REESE, DAVE Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25286	574	\$2,500.00	REEVES, STANFORD	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77382	456	\$1,100.00	REYNOLDS, MILTON H.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25288	457	\$1,100.00	RICHARD, ARDIE J.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
G25289	458	\$1,100.00	RICHARDSON, CHARLES C.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25290	460	\$1,100.00	RICHARDSON, JAMES A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25296	461	\$1,100.00	ROBERSON, MABLE E.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25299	462	\$1,100.00	ROBINSON, ALBERTA P.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25300	463	\$1,100.00	ROBINSON, ALONZA D.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25312	464	\$1,100.00	ROGERS, MARSHALL Sr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25322	465	\$1,100.00	RUSSELL, PATRICIA A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316885	159	\$1,000.00	SANDERS, HOPE W.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25339	466	\$1,100.00	SANDERS, SAMUEL L. Sr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25341	194	\$1,100.00	SANDERSON, RUBENIA ADAMS	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25346	467	\$1,100.00	SCHMIDT, EMMA J.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	468	\$1,100.00	SCORDINO, MERCEDES C.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25349	469	\$1,100.00	SCOTT, MARETHA D.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25350	470	\$1,100.00	SEABRON, PERCY L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91658	471	\$1,100.00	SEAL, C.J.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316875	160	\$1,000.00	SELLIER, MILDRED C.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G87614	472	\$1,100.00	SEWALL, JOHN C.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84220	473	\$1,100.00	SHARP, ROSIE L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25361	474	\$1,100.00	SHERMAN, MILLARD A. Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25361	475	\$1,100.00	SIMMONS, ERNEST	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
309521	606	\$2,500.00	SIMMONS, NATHAN	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91668	476	\$1,100.00	SMITH, GARFIELD W.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91676	477	\$1,100.00	SMITH, TIMON	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
103842	161	\$1,000.00	SONIER, NORMAN	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
624293	478	\$1,100.00	STALLINGS, WALTERENE N.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25392	479	\$1,100.00	STALLWORTH, JAMES Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G1042024	480	\$1,100.00	STALLWORTH, MARY L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N49181	481	\$1,100.00	STANLEY, JAMES	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84167	482	\$1,100.00	STEWART, RALPH E.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	162	\$1,000.00	STRICKLAND, NORMA H.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	163	\$1,000.00	STRINGER, MARY ANN	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
155012	602	\$1,000.00	SUMRALL, JOE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
A05851	483	\$1,100.00	SWAILS, LAURA WILLIAMS	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84113	484	\$1,100.00	TAPPER, MICHAEL R.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25409	485	\$1,100.00	TATE, LINDA C.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N49183	487	\$1,100.00	TATUM, JANICE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316653	164	\$1,000.00	THARPE, BEVERLY	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G87620	490	\$1,100.00	THOMAS, FRED D. Sr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25424	491	\$1,100.00	THOMAS, JAMES A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25425	492	\$1,100.00	THOMAS, JOSEPH E.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G87672	493	\$1,100.00	THOMPSON, C.L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25477	494	\$1,100.00	THOMPSON, CALVIN V.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91968	555	\$2,000.00	THOMPSON, CHARLES R.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91970	495	\$1,100.00	THOMPSON, ERIC E.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316455	165	\$1,000.00	THORNHILL, VIOLA	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77545	496	\$1,100.00	TILLMAN, MARGARET A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91971	561	\$2,000.00	TITUS, ALBERT H. Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316886	166	\$1,000.00	TRIBBLE, CORNELIA	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25437	497	\$1,100.00	TRUELOVE, OLAN A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25439	498	\$1,100.00	TUCKER, ALONZO Sr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25441	499	\$1,100.00	TURNER, BESSIE L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25442	500	\$1,100.00	TURNER, FRANKLIN D.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25447	501	\$1,100.00	TURNER, LAWRENCE E. Sr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25445	502	\$1,100.00	TURNER, ROBERT M.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G87674	503	\$1,100.00	TURNER, SHELIA M.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	167	\$1,000.00	UNDERWOOD, HENRI MYRTIS	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316554	168	\$1,000.00	UNDERWOOD, JIM	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91977	504	\$1,100.00	VANCE, BILLIE G.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
316491	169	\$1,000.00	VANOSDOL, WILLIAM H.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91978	505	\$1,100.00	VARNADO, ROBERT C.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	506	\$1,100.00	VIAL, LOUIS A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
666316	507	\$1,100.00	WALKER, ELLIS	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25450	508	\$1,100.00	WALLER, ROMMIE D.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25451	509	\$1,100.00	WALLER, STEVE III	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91985	510	\$1,100.00	WALLEY, OSCAR L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
A05833	511	\$1,100.00	WALLEY, ROY C. Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G87675	563	\$2,000.00	WARD, MICHAEL A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77621	575	\$2,500.00	WASHAM, GOVERNOR C.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91991	512	\$1,100.00	WASHINGTON, CLARENCE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77622	513	\$1,100.00	WASHINGTON, EARL Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
G25458	514	\$1,100.00	WASHINGTON, JOSEPH M.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	515	\$1,100.00	WATSON, ALTHA M.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
A05835	516	\$1,100.00	WATTS, JERRY LOUIS	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G91999	517	\$1,100.00	WEAVER, CLAUDE D.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84298	518	\$1,100.00	WELCH, ANNIE B.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25465	519	\$1,100.00	WELLS, BEVERLY	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G92004	576	\$2,500.00	WELLS, ODELL	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G92006	520	\$1,100.00	WHIRL, L.B.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25473	521	\$1,100.00	WHITE, ROSIE L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
337125	603	\$1,000.00	WIGGINS, GAYLORD	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25482	522	\$1,100.00	WILLIAMS, BAMA L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	174	\$2,500.00	WILLIAMS, BETTY LOU	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77550	523	\$1,100.00	WILLIAMS, CAROLYN A.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G87683	524	\$1,100.00	WILLIAMS, DOROTHY J.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G92017	577	\$2,500.00	WILLIAMS, E. LEON	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25483	525	\$1,100.00	WILLIAMS, EMANUEL P.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	170	\$1,000.00	WILLIAMS, ENNA	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	526	\$1,100.00	WILLIAMS, FREDDIE L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25484	527	\$1,100.00	WILLIAMS, GARY O.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25485	528	\$1,100.00	WILLIAMS, HARRIETT	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G92018	529	\$1,100.00	WILLIAMS, ISSAC Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25494	530	\$1,100.00	WILLIAMS, JAMES B. Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G92020	531	\$1,100.00	WILLIAMS, LIONEL	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25491	532	\$1,100.00	WILLIAMS, NATHANIEL	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84121	533	\$1,100.00	WILLIAMS, ROBERT LEE	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G92023	534	\$1,100.00	WILLIAMS, RODELL	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25496	535	\$1,100.00	WILLIAMS, WILLIE C. Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84171	536	\$1,100.00	WILLIAMSON, ARTHUR D.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77494	537	\$1,100.00	WILLIAMSON, BRADLEY	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G77495	578	\$2,500.00	WILSON, CURTIS Jr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G92027	538	\$1,100.00	WILSON, LUNDA	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N49188	539	\$1,100.00	WINSTON, AUNDRA L.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84122	540	\$1,100.00	WITHERSPOON, W.C.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
705548	541	\$1,100.00	WOODS, LEON P.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G87624	542	\$1,100.00	WOODYARD, JOHN ALLEN Sr.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84123	543	\$1,100.00	WRIGHT, CURTIS	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25504	544	\$1,100.00	WRIGHT, HOUSTON D.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
None	545	\$1,100.00	YARBROUGH, WENDI FAY	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G25508	546	\$1,100.00	YOUNG, LOUIS C.	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
N84173	547	\$1,100.00	YOUNG, STERLING	x			Lomax Law Firm , P.A. f/k/a Maples & Lomax, P.A.
G1211601	2208	\$10,000.00	Charles, Paul James Sr.	x			MAUNE RAICHLÉ HARTLEY FRENCH MUDD, LLC
G1208044	2271	\$50,000.00	Goldschmidt, Louis F.	x			MAUNE RAICHLÉ HARTLEY FRENCH MUDD, LLC
G1205351	2277	\$10,000.00	Gray, Harold	x			MAUNE RAICHLÉ HARTLEY FRENCH MUDD, LLC
None	2280	\$35,000.00	Hallwachs, Richard	x			MAUNE RAICHLÉ HARTLEY FRENCH MUDD, LLC
G1211602	2282	\$10,000.00	Hendricks, Mary	x			MAUNE RAICHLÉ HARTLEY FRENCH MUDD, LLC
None	2287	\$10,000.00	Jones, Edwin	x			MAUNE RAICHLÉ HARTLEY FRENCH MUDD, LLC
G1207351	2290	\$200,000.00	Kardos, Joseph	x			MAUNE RAICHLÉ HARTLEY FRENCH MUDD, LLC
G1210347	2295	\$50,000.00	Molloy, Joseph	x			MAUNE RAICHLÉ HARTLEY FRENCH MUDD, LLC
G1208249	2298	\$10,000.00	Pietro, Carlyle	x			MAUNE RAICHLÉ HARTLEY FRENCH MUDD, LLC
G1212025	2308	\$30,000.00	Visser, Harold (Dec.)	x			MAUNE RAICHLÉ HARTLEY FRENCH MUDD, LLC
D1016738	608	\$1,100.00	Adams, George D.	x			Morris, Sakalarios and Blackwell, PLLC
N1072726	609	\$1,100.00	Adams, Roy H.	x			Morris, Sakalarios and Blackwell, PLLC
N1072729	610	\$1,100.00	Adcock, Jimmie	x			Morris, Sakalarios and Blackwell, PLLC
N349434	611	\$600.00	Alexander, Ethel B.	x			Morris, Sakalarios and Blackwell, PLLC
N1072734	612	\$1,100.00	Alexander, Hulon	x			Morris, Sakalarios and Blackwell, PLLC
N1072736	613	\$1,100.00	Alfred, Pink C.	x			Morris, Sakalarios and Blackwell, PLLC
N349440	614	\$600.00	Allen, Larry C.	x			Morris, Sakalarios and Blackwell, PLLC
N349443	615	\$1,100.00	Allen, Shelton	x			Morris, Sakalarios and Blackwell, PLLC
N349450	616	\$1,100.00	Amos, Jesse	x			Morris, Sakalarios and Blackwell, PLLC
N349456	617	\$1,100.00	ANDERSON, ISIAH Jr.	x			Morris, Sakalarios and Blackwell, PLLC
N1077781	618	\$1,100.00	Anderson, Levi Sr.	x			Morris, Sakalarios and Blackwell, PLLC
N1077788	619	\$1,100.00	ARD, FLORA R.	x			Morris, Sakalarios and Blackwell, PLLC
N349465	620	\$1,100.00	ARMSTRONG, LEE	x			Morris, Sakalarios and Blackwell, PLLC
None	621	\$1,100.00	ARNOLD, AUBREY R.	x			Morris, Sakalarios and Blackwell, PLLC
N349474	622	\$1,100.00	AULDS, HUBERT R.	x			Morris, Sakalarios and Blackwell, PLLC
N1060495	623	\$1,100.00	AULTMAN, HAROLD R.	x			Morris, Sakalarios and Blackwell, PLLC
N1077800	624	\$1,100.00	AUSTIN, ROBERT	x			Morris, Sakalarios and Blackwell, PLLC
None	625	\$1,100.00	AVANT, SIDNEY L.	x			Morris, Sakalarios and Blackwell, PLLC
N349476	626	\$1,100.00	AVERETT, BILLY E	x			Morris, Sakalarios and Blackwell, PLLC
N1077801	627	\$1,100.00	BAILEY, BETTY J.	x			Morris, Sakalarios and Blackwell, PLLC

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
N349480	628	\$600.00	BAILEY, CALLIE M.	x			Morris, Sakalaris and Blackwell, PLLC
N349482	629	\$1,100.00	BAILEY, ERASTUS	x			Morris, Sakalaris and Blackwell, PLLC
N349483	630	\$1,100.00	BAILEY, ERWIN L.	x			Morris, Sakalaris and Blackwell, PLLC
N1077802	631	\$1,100.00	BALDWIN, MITCHELL	x			Morris, Sakalaris and Blackwell, PLLC
N1077804	632	\$1,100.00	BALL, WILMA	x			Morris, Sakalaris and Blackwell, PLLC
N349494	634	\$1,100.00	BANKS, HENRY D.	x			Morris, Sakalaris and Blackwell, PLLC
N349495	633	\$1,100.00	BANKS, JESSIE Sr.	x			Morris, Sakalaris and Blackwell, PLLC
N349498	635	\$600.00	BARKER, CHARLIE E.	x			Morris, Sakalaris and Blackwell, PLLC
N349499	637	\$600.00	BARKLEY, ANNIE S.	x			Morris, Sakalaris and Blackwell, PLLC
N1077810	638	\$600.00	BARNARD, DARVEL L	x			Morris, Sakalaris and Blackwell, PLLC
N1077811	639	\$1,100.00	BARNES, EARL	x			Morris, Sakalaris and Blackwell, PLLC
N349512	640	\$1,100.00	BASS, JAMES Jr.	x			Morris, Sakalaris and Blackwell, PLLC
N349514	641	\$1,100.00	BATEMAN, ROBERT L.	x			Morris, Sakalaris and Blackwell, PLLC
N349517	642	\$1,100.00	BAUGHMAN, ROBERT C. Jr.	x			Morris, Sakalaris and Blackwell, PLLC
N1077820	643	\$1,100.00	BEAVER, EDDIE	x			Morris, Sakalaris and Blackwell, PLLC
N349530	645	\$1,100.00	BEDSOLE, CECIL L Jr.	x			Morris, Sakalaris and Blackwell, PLLC
N349535	1001	\$1,100.00	Belin, Gayula Y.	x			Morris, Sakalaris and Blackwell, PLLC
N1078651	1002	\$1,100.00	Belton, Cleotha	x			Morris, Sakalaris and Blackwell, PLLC
N1077827	1003	\$1,100.00	Belton, Hugh	x			Morris, Sakalaris and Blackwell, PLLC
G294844	1004	\$1,100.00	Benison, Thomas J.	x			Morris, Sakalaris and Blackwell, PLLC
N349538	1356	\$1,100.00	Bennett, John Jr.	x			Morris, Sakalaris and Blackwell, PLLC
N1077829	1357	\$1,100.00	Bennett, Mary E.	x			Morris, Sakalaris and Blackwell, PLLC
N1077830	1007	\$600.00	Bentley, George E.	x			Morris, Sakalaris and Blackwell, PLLC
N1077832	1008	\$600.00	Berry, Dorothy E.	x			Morris, Sakalaris and Blackwell, PLLC
G226948	1009	\$1,100.00	Berry, Helen	x			Morris, Sakalaris and Blackwell, PLLC
N1077833	1010	\$1,100.00	Berry, Ina M.	x			Morris, Sakalaris and Blackwell, PLLC
N349546	1011	\$600.00	Bevins, Paul Sr.	x			Morris, Sakalaris and Blackwell, PLLC
N349549	1012	\$600.00	Billinslea, Christine	x			Morris, Sakalaris and Blackwell, PLLC
N1078665	1013	\$1,100.00	Birdie, Anthony	x			Morris, Sakalaris and Blackwell, PLLC
N1077838	1014	\$1,100.00	Black, Earnest E.	x			Morris, Sakalaris and Blackwell, PLLC
N1077843	1015	\$500.00	Blasingame, Norma	x			Morris, Sakalaris and Blackwell, PLLC
N349562	1016	\$600.00	Blizzard, Betty	x			Morris, Sakalaris and Blackwell, PLLC
N1077844	1017	\$1,100.00	Blockmon, Christine	x			Morris, Sakalaris and Blackwell, PLLC
N096932	1018	\$900.00	Bolton, Earnest	x			Morris, Sakalaris and Blackwell, PLLC
N1077852	1019	\$1,100.00	Bolton, Gary A.	x			Morris, Sakalaris and Blackwell, PLLC
N1077853	669	\$1,100.00	Boone, Eddie	x			Morris, Sakalaris and Blackwell, PLLC
N349572	1021	\$600.00	Bowen, Jay W.	x			Morris, Sakalaris and Blackwell, PLLC
N1077860	1022	\$1,100.00	Boykin, Robert L.	x			Morris, Sakalaris and Blackwell, PLLC
N1077862	1023	\$1,100.00	Boyles, William E.	x			Morris, Sakalaris and Blackwell, PLLC
N349580	1024	\$1,100.00	Brabston, William P. Jr.	x			Morris, Sakalaris and Blackwell, PLLC
N349583	1025	\$600.00	Bracewell, Eugene T.	x			Morris, Sakalaris and Blackwell, PLLC
N1077864	1026	\$1,100.00	Braden, Ralph R.	x			Morris, Sakalaris and Blackwell, PLLC
N349590	676	\$1,100.00	Brandon, Charles W.	x			Morris, Sakalaris and Blackwell, PLLC
N1060675	677	\$600.00	Brannan, James	x			Morris, Sakalaris and Blackwell, PLLC
N1077870	1029	\$600.00	Brantley, Otis	x			Morris, Sakalaris and Blackwell, PLLC
N349600	1030	\$600.00	Braswell, Patsy W.	x			Morris, Sakalaris and Blackwell, PLLC
N349602	1031	\$1,100.00	Bray, Derrell B.	x			Morris, Sakalaris and Blackwell, PLLC
N349607	1032	\$1,100.00	Brewer, Charles R.	x			Morris, Sakalaris and Blackwell, PLLC
N349613	1033	\$1,100.00	Britt, Danny C.	x			Morris, Sakalaris and Blackwell, PLLC
N1060717	1034	\$1,100.00	Brock, James W.	x			Morris, Sakalaris and Blackwell, PLLC
N1077882	1035	\$11.00	Brock, L. D.	x			Morris, Sakalaris and Blackwell, PLLC
N349623	1036	\$600.00	Brooks, Mack A.	x			Morris, Sakalaris and Blackwell, PLLC
N1077887	1038	\$1,100.00	Brown, Andrew	x			Morris, Sakalaris and Blackwell, PLLC
N1077889	1039	\$1,100.00	Brown, Barney	x			Morris, Sakalaris and Blackwell, PLLC
N349628	1040	\$1,100.00	Brown, Bennie	x			Morris, Sakalaris and Blackwell, PLLC
N349631	1037	\$1,100.00	Brown, Eddie	x			Morris, Sakalaris and Blackwell, PLLC
N1077892	690	\$1,100.00	Brown, Ennie	x			Morris, Sakalaris and Blackwell, PLLC
N1077897	691	\$1,100.00	Brown, Jonathan	x			Morris, Sakalaris and Blackwell, PLLC
N349641	1041	\$1,100.00	Brown, Maxine	x			Morris, Sakalaris and Blackwell, PLLC
N1077901	693	\$1,100.00	Brown, Percy	x			Morris, Sakalaris and Blackwell, PLLC
N1060770	694	\$600.00	Brown, Richard	x			Morris, Sakalaris and Blackwell, PLLC
N1077903	695	\$1,100.00	Brown, William	x			Morris, Sakalaris and Blackwell, PLLC
N160786	1358	\$600.00	Bryant, Herschel	x			Morris, Sakalaris and Blackwell, PLLC
N1079326	697	\$1,100.00	Buchanan, Dorothy	x			Morris, Sakalaris and Blackwell, PLLC
N1079324	698	\$1,100.00	Buck, Robert	x			Morris, Sakalaris and Blackwell, PLLC
N349659	699	\$1,100.00	Buckley, James	x			Morris, Sakalaris and Blackwell, PLLC
N349663	700	\$1,100.00	Buford, Jesse	x			Morris, Sakalaris and Blackwell, PLLC
N1079327	701	\$1,100.00	Buggs, Sarah	x			Morris, Sakalaris and Blackwell, PLLC
N1077905	702	\$600.00	Bunn, Pauline	x			Morris, Sakalaris and Blackwell, PLLC
N1056981	703	\$1,100.00	Butler, J.C.	x			Morris, Sakalaris and Blackwell, PLLC

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
None	704	\$1,100.00	Byrd, Ruby	x			Morris, Sakalaris and Blackwell, PLLC
N1077923	705	\$1,100.00	Caldwell, Tom	x			Morris, Sakalaris and Blackwell, PLLC
N349687	706	\$600.00	Callaway, Sidney	x			Morris, Sakalaris and Blackwell, PLLC
N349689	707	\$1,100.00	Calvin, Bobby	x			Morris, Sakalaris and Blackwell, PLLC
N1077927	708	\$1,100.00	Campbell, Howard	x			Morris, Sakalaris and Blackwell, PLLC
N1077928	709	\$1,100.00	Campbell, Olivia	x			Morris, Sakalaris and Blackwell, PLLC
N349697	710	\$600.00	Cannon, Daniel	x			Morris, Sakalaris and Blackwell, PLLC
N349699	711	\$600.00	Capan, Judy	x			Morris, Sakalaris and Blackwell, PLLC
N1060895	712	\$1,100.00	Carey, Bernard	x			Morris, Sakalaris and Blackwell, PLLC
N1060896	713	\$1,100.00	Cargill, Richard Jr.	x			Morris, Sakalaris and Blackwell, PLLC
N1077931	714	\$1,100.00	Carr, Delois	x			Morris, Sakalaris and Blackwell, PLLC
N349704	715	\$1,100.00	Carroll, David	x			Morris, Sakalaris and Blackwell, PLLC
N1060911	716	\$1,100.00	Carter, Olen	x			Morris, Sakalaris and Blackwell, PLLC
N349715	1043	\$600.00	Carter, Sidney E.	x			Morris, Sakalaris and Blackwell, PLLC
N349720	718	\$1,100.00	Castleberry, Ernie L. Sr.	x			Morris, Sakalaris and Blackwell, PLLC
N349727	719	\$600.00	Causey, Curley J.	x			Morris, Sakalaris and Blackwell, PLLC
N1077940	720	\$1,100.00	Chambers, Lillie B.	x			Morris, Sakalaris and Blackwell, PLLC
None	721	\$1,100.00	Champion, Catherine	x			Morris, Sakalaris and Blackwell, PLLC
N1077947	722	\$1,100.00	Chatman, Chester	x			Morris, Sakalaris and Blackwell, PLLC
N1060958	723	\$1,100.00	Chatman, Otis M.	x			Morris, Sakalaris and Blackwell, PLLC
N349742	724	\$1,100.00	Chavers, Andrew	x			Morris, Sakalaris and Blackwell, PLLC
N349749	732	\$1,100.00	Chillis, Lee G.	x			Morris, Sakalaris and Blackwell, PLLC
N1077952	731	\$1,100.00	Chisoim, Andrew	x			Morris, Sakalaris and Blackwell, PLLC
N1078654	730	\$900.00	Christmas, Henry	x			Morris, Sakalaris and Blackwell, PLLC
N1073204	729	\$500.00	Clark, Albert	x			Morris, Sakalaris and Blackwell, PLLC
N1077965	728	\$1,100.00	Cleveland, Bessie C.	x			Morris, Sakalaris and Blackwell, PLLC
N1077966	727	\$1,100.00	Cleveland, Jimmie L.	x			Morris, Sakalaris and Blackwell, PLLC
N1077971	725	\$600.00	Cobb, Carrie	x			Morris, Sakalaris and Blackwell, PLLC
N349771	726	\$11.00	Cobb, Sam Jr.	x			Morris, Sakalaris and Blackwell, PLLC
N1077973	733	\$1,100.00	Cochran, Mary S.	x			Morris, Sakalaris and Blackwell, PLLC
N1077976	734	\$600.00	Coffey, Herman R.	x			Morris, Sakalaris and Blackwell, PLLC
N1077978	735	\$1,100.00	Colburn, Truman D.	x			Morris, Sakalaris and Blackwell, PLLC
N1077981	736	\$1,100.00	Coleman, Martha	x			Morris, Sakalaris and Blackwell, PLLC
N1077990	737	\$600.00	Coody, James C.	x			Morris, Sakalaris and Blackwell, PLLC
N1061096	738	\$600.00	Cook, William	x			Morris, Sakalaris and Blackwell, PLLC
N1077994	739	\$1,100.00	Cooper, Clarence	x			Morris, Sakalaris and Blackwell, PLLC
N349793	740	\$5.00	Cooper, Jeanette	x			Morris, Sakalaris and Blackwell, PLLC
N349794	741	\$1,100.00	Cooper, Ray T.	x			Morris, Sakalaris and Blackwell, PLLC
N1077996	742	\$1,100.00	Copeland, Brenda	x			Morris, Sakalaris and Blackwell, PLLC
N349797	743	\$600.00	Copeland, Flora M	x			Morris, Sakalaris and Blackwell, PLLC
N1077999	744	\$1,100.00	Corley, Lloyd C.	x			Morris, Sakalaris and Blackwell, PLLC
N349808	745	\$600.00	Couch, Carol	x			Morris, Sakalaris and Blackwell, PLLC
N1078001	746	\$1,100.00	Coulter, Gladys	x			Morris, Sakalaris and Blackwell, PLLC
N350098	747	\$1,100.00	Council, Roosevelt	x			Morris, Sakalaris and Blackwell, PLLC
N350101	748	\$1,100.00	Courtney, Harold	x			Morris, Sakalaris and Blackwell, PLLC
N1078002	749	\$1,100.00	Cousin, Gloria	x			Morris, Sakalaris and Blackwell, PLLC
N350108	750	\$1,100.00	Craig, Johnnie	x			Morris, Sakalaris and Blackwell, PLLC
N350110	751	\$600.00	Crawford, Lorine G	x			Morris, Sakalaris and Blackwell, PLLC
N350112	752	\$1,100.00	Creamer, Frances E.	x			Morris, Sakalaris and Blackwell, PLLC
D1016743	753	\$1,100.00	Creel, James	x			Morris, Sakalaris and Blackwell, PLLC
N1078010	754	\$600.00	Crutchfield, Barbara A.	x			Morris, Sakalaris and Blackwell, PLLC
N350129	755	\$600.00	Curtis, Charlie	x			Morris, Sakalaris and Blackwell, PLLC
N1078013	756	\$1,100.00	Curtis, James	x			Morris, Sakalaris and Blackwell, PLLC
N350134	757	\$600.00	Dame, Franklin D.	x			Morris, Sakalaris and Blackwell, PLLC
N1078015	758	\$1,100.00	Daniels, Lola M	x			Morris, Sakalaris and Blackwell, PLLC
N1079332	759	\$900.00	Davis, Arnett	x			Morris, Sakalaris and Blackwell, PLLC
N1078018	760	\$1,100.00	Davis, Helen	x			Morris, Sakalaris and Blackwell, PLLC
None	761	\$600.00	Davis, James E.	x			Morris, Sakalaris and Blackwell, PLLC
N350162	762	\$600.00	Davis, Mary A.	x			Morris, Sakalaris and Blackwell, PLLC
N1078022	763	\$1,100.00	Davis, Milo L.	x			Morris, Sakalaris and Blackwell, PLLC
N1078024	764	\$1,100.00	Davis, Walter	x			Morris, Sakalaris and Blackwell, PLLC
None	765	\$1,100.00	DeLoach, Ray C	x			Morris, Sakalaris and Blackwell, PLLC
N350191	766	\$1,100.00	Diamond, Thomas	x			Morris, Sakalaris and Blackwell, PLLC
N178036	767	\$1,100.00	Dixon, Willie A.	x			Morris, Sakalaris and Blackwell, PLLC
N350208 or	768	\$600.00	Dominy, Betty	x			Morris, Sakalaris and Blackwell, PLLC
N1078037	769	\$1,100.00	Donald, Dorothy M.	x			Morris, Sakalaris and Blackwell, PLLC
N350213	770	\$600.00	Dorsey, Dixie G.	x			Morris, Sakalaris and Blackwell, PLLC
N1061419	771	\$600.00	Dorsey, Shirley	x			Morris, Sakalaris and Blackwell, PLLC
N1078042	772	\$600.00	Duffey, William	x			Morris, Sakalaris and Blackwell, PLLC
N1061447	773	\$1,100.00	Dunaway, Donald R.	x			Morris, Sakalaris and Blackwell, PLLC

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
N1078046	774	\$600.00	Dunn, Richard E.	x			Morris, Sakalarios and Blackwell, PLLC
N350388	775	\$600.00	Dyal, Juanita N.	x			Morris, Sakalarios and Blackwell, PLLC
N350389	1310	\$600.00	Dyche, John	x			Morris, Sakalarios and Blackwell, PLLC
N350390	777	\$600.00	Dyche, Lamar	x			Morris, Sakalarios and Blackwell, PLLC
N1078051	778	\$1,100.00	Edwards, Earnest	x			Morris, Sakalarios and Blackwell, PLLC
N1078053	779	\$1,100.00	Eldridge, Samuel	x			Morris, Sakalarios and Blackwell, PLLC
N1078054	780	\$1,100.00	Ellis, Bobby C. Jr.	x			Morris, Sakalarios and Blackwell, PLLC
N350404	781	\$1,100.00	Ellis, Gladys C.	x			Morris, Sakalarios and Blackwell, PLLC
N1078058	782	\$1,100.00	Elmore, Keith E.	x			Morris, Sakalarios and Blackwell, PLLC
N350407	783	\$600.00	English, Frances M.	x			Morris, Sakalarios and Blackwell, PLLC
N350408	784	\$600.00	English, Millard T.	x			Morris, Sakalarios and Blackwell, PLLC
N1061505	785	\$1,100.00	Esters, Willard A.	x			Morris, Sakalarios and Blackwell, PLLC
N1078062	786	\$600.00	Estes, Thad W.	x			Morris, Sakalarios and Blackwell, PLLC
G294849	787	\$1,100.00	Eubanks, Alton D.	x			Morris, Sakalarios and Blackwell, PLLC
N1078063	788	\$1,100.00	Evans, Georgia P.	x			Morris, Sakalarios and Blackwell, PLLC
N1078064	789	\$1,100.00	Evans, John A.	x			Morris, Sakalarios and Blackwell, PLLC
N1078065	790	\$600.00	Evans, Juanita	x			Morris, Sakalarios and Blackwell, PLLC
N350425	791	\$1,100.00	Failla, Robert	x			Morris, Sakalarios and Blackwell, PLLC
N1078072	1051	\$1,100.00	Fields, Grant	x			Morris, Sakalarios and Blackwell, PLLC
N1078074	793	\$1,100.00	Fleming, E.L.	x			Morris, Sakalarios and Blackwell, PLLC
N350442	794	\$1,100.00	Ford, Elnora	x			Morris, Sakalarios and Blackwell, PLLC
N1078671	795	\$600.00	Foskey, John D.	x			Morris, Sakalarios and Blackwell, PLLC
N350454	796	\$1,100.00	Fowler, Cecil A.	x			Morris, Sakalarios and Blackwell, PLLC
N350457	797	\$1,100.00	Franklin, Robert L.	x			Morris, Sakalarios and Blackwell, PLLC
N1078133	798	\$1,100.00	Friday, Gleen R.	x			Morris, Sakalarios and Blackwell, PLLC
N1056982	799	\$1,100.00	Funches, Willie Jr.	x			Morris, Sakalarios and Blackwell, PLLC
N1078168	800	\$1,100.00	Fussell, Dennis	x			Morris, Sakalarios and Blackwell, PLLC
D1016746	801	\$1,100.00	Gaines, Claude S.	x			Morris, Sakalarios and Blackwell, PLLC
N350468	1052	\$1,100.00	Gandy, James M.	x			Morris, Sakalarios and Blackwell, PLLC
N1078201	804	\$1,100.00	Garner, Billy G	x			Morris, Sakalarios and Blackwell, PLLC
None	1061	\$900.00	Garner, Roosevelt	x			Morris, Sakalarios and Blackwell, PLLC
N350482	805	\$1,100.00	Gavin, Billy R.	x			Morris, Sakalarios and Blackwell, PLLC
N350486	806	\$1,100.00	Gean, Larry	x			Morris, Sakalarios and Blackwell, PLLC
N350488	807	\$1,100.00	German, James Jr.	x			Morris, Sakalarios and Blackwell, PLLC
N1078851	808	\$1,100.00	Gibbs, Beatrice	x			Morris, Sakalarios and Blackwell, PLLC
N350491	809	\$1,100.00	Giddens, Needham M.	x			Morris, Sakalarios and Blackwell, PLLC
N1078854	810	\$1,100.00	Giles, Herbert	x			Morris, Sakalarios and Blackwell, PLLC
N350493	811	\$600.00	Giles, Lillie M.	x			Morris, Sakalarios and Blackwell, PLLC
N1061908	812	\$1,100.00	Gill, James E.	x			Morris, Sakalarios and Blackwell, PLLC
N1078855	813	\$1,100.00	Gill, Quincy D.	x			Morris, Sakalarios and Blackwell, PLLC
N350496	814	\$1,100.00	Gilly, Thomas M.	x			Morris, Sakalarios and Blackwell, PLLC
N1078857	816	\$1,100.00	Gilmore, Fred A. Jr.	x			Morris, Sakalarios and Blackwell, PLLC
N1078715	815	\$600.00	Gilmore, Lillie M.	x			Morris, Sakalarios and Blackwell, PLLC
N350501	817	\$2,500.00	Gilmore, William E.	x			Morris, Sakalarios and Blackwell, PLLC
N350504	818	\$1,100.00	Gladney, Edward L. III	x			Morris, Sakalarios and Blackwell, PLLC
N350505	819	\$1,100.00	Glass, William T. Jr.	x			Morris, Sakalarios and Blackwell, PLLC
N350511	620	\$600.00	Goff, John P	x			Morris, Sakalarios and Blackwell, PLLC
N350512	821	\$1,100.00	Golden, Floyd W.	x			Morris, Sakalarios and Blackwell, PLLC
N350514	822	\$1,100.00	Golden, John E.	x			Morris, Sakalarios and Blackwell, PLLC
N350516	823	\$1,100.00	Goldman, Billy H	x			Morris, Sakalarios and Blackwell, PLLC
N1078877	824	\$1,100.00	Gooden, Mack	x			Morris, Sakalarios and Blackwell, PLLC
N350519	825	\$1,100.00	Goodman, Robert J.	x			Morris, Sakalarios and Blackwell, PLLC
N1078881	826	\$1,100.00	Goods, Laura	x			Morris, Sakalarios and Blackwell, PLLC
N1078890	827	\$500.00	Gordon, Eva	x			Morris, Sakalarios and Blackwell, PLLC
N1078893	828	\$1,100.00	Goshin, Richard A.	x			Morris, Sakalarios and Blackwell, PLLC
N1078896	829	\$1,100.00	Gossett, Chester	x			Morris, Sakalarios and Blackwell, PLLC
N350521	830	\$1,100.00	Govan, James E. Sr.	x			Morris, Sakalarios and Blackwell, PLLC
G320660	1377	\$600.00	Graham, Harold	x			Morris, Sakalarios and Blackwell, PLLC
N1078905	832	\$1,100.00	Graham, R.H.	x			Morris, Sakalarios and Blackwell, PLLC
N1061969	833	\$600.00	Gray, Gloria	x			Morris, Sakalarios and Blackwell, PLLC
G1135041	834	\$1,100.00	Gray, James E.	x			Morris, Sakalarios and Blackwell, PLLC
N1061971	835	\$600.00	Gray, M.C.	x			Morris, Sakalarios and Blackwell, PLLC
N350535	836	\$600.00	Gray, Mary B.	x			Morris, Sakalarios and Blackwell, PLLC
None	838	\$1,100.00	Green, Alonzo Sr.	x			Morris, Sakalarios and Blackwell, PLLC
N350538	839	\$900.00	Green, Charles	x			Morris, Sakalarios and Blackwell, PLLC
N350539	840	\$600.00	Green, Dorothy	x			Morris, Sakalarios and Blackwell, PLLC
N1061978	841	\$600.00	Green, Franklin	x			Morris, Sakalarios and Blackwell, PLLC
N1061982	837	\$600.00	Green, J.L.	x			Morris, Sakalarios and Blackwell, PLLC
N350544	842	\$1,100.00	Greenfield, Elijah	x			Morris, Sakalarios and Blackwell, PLLC
N350546	843	\$1,100.00	Greenwood, Elbert	x			Morris, Sakalarios and Blackwell, PLLC

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
N350547	844	\$1,100.00	Greenwood, Percy L.	x			Morris, Sakalarios and Blackwell, PLLC
N1061997	845	\$600.00	Griffin, Cary	x			Morris, Sakalarios and Blackwell, PLLC
N1078926	846	\$1,100.00	Griffin, Gus	x			Morris, Sakalarios and Blackwell, PLLC
N350554	847	\$900.00	Griffin, James Jr.	x			Morris, Sakalarios and Blackwell, PLLC
N350556	848	\$600.00	Griffin, Sara E.	x			Morris, Sakalarios and Blackwell, PLLC
N1078935	849	\$1,100.00	Griffis, Floyd I.	x			Morris, Sakalarios and Blackwell, PLLC
N1078938	850	\$900.00	Griggs, John	x			Morris, Sakalarios and Blackwell, PLLC
N350559	851	\$1,100.00	Griggs, Johnny L.	x			Morris, Sakalarios and Blackwell, PLLC
N350563	852	\$600.00	Griner, Annette	x			Morris, Sakalarios and Blackwell, PLLC
D1016748	853	\$1,100.00	Guy, Cleophas R. Sr.	x			Morris, Sakalarios and Blackwell, PLLC
N1062023	854	\$600.00	Haddock, Martha J.	x			Morris, Sakalarios and Blackwell, PLLC
N350569	855	\$1,100.00	Hagan, Ethel	x			Morris, Sakalarios and Blackwell, PLLC
N350570	856	\$1,100.00	Hagan, John R.	x			Morris, Sakalarios and Blackwell, PLLC
N350575	1053	\$1,100.00	Haley, Helen	x			Morris, Sakalarios and Blackwell, PLLC
None	859	\$1,100.00	Hall, Bobby G	x			Morris, Sakalarios and Blackwell, PLLC
N1078953	860	\$500.00	Hall, Ola	x			Morris, Sakalarios and Blackwell, PLLC
N350583	858	\$900.00	Hall, Oscar L.	x			Morris, Sakalarios and Blackwell, PLLC
N1066065	861	\$600.00	Halligan, Gladys	x			Morris, Sakalarios and Blackwell, PLLC
N1078964	862	\$1,100.00	Hambright, William	x			Morris, Sakalarios and Blackwell, PLLC
N350588	863	\$1,100.00	Hamilton, Bobby G.	x			Morris, Sakalarios and Blackwell, PLLC
N350589	864	\$1,100.00	Hamilton, Royce	x			Morris, Sakalarios and Blackwell, PLLC
N350591	865	\$600.00	Hammack, Kathleen A.	x			Morris, Sakalarios and Blackwell, PLLC
N1062058	866	\$600.00	Hampton, James E.	x			Morris, Sakalarios and Blackwell, PLLC
N1062060	1055	\$600.00	Hancock, Ellie M.	x			Morris, Sakalarios and Blackwell, PLLC
N350597	868	\$1,100.00	Harden, Earnestine	x			Morris, Sakalarios and Blackwell, PLLC
N350602	869	\$600.00	Hardie, Waner B.	x			Morris, Sakalarios and Blackwell, PLLC
N350612	871	\$1,100.00	Harell, Loid	x			Morris, Sakalarios and Blackwell, PLLC
N350608	870	\$600.00	Harper, Barbara	x			Morris, Sakalarios and Blackwell, PLLC
N350611	872	\$11.00	Harrell, Larry	x			Morris, Sakalarios and Blackwell, PLLC
N1078981	874	\$500.00	Harris, Betty D.	x			Morris, Sakalarios and Blackwell, PLLC
N1062106	875	\$600.00	Harris, Hazel	x			Morris, Sakalarios and Blackwell, PLLC
N1078989	873	\$1,100.00	Harris, Lee A.	x			Morris, Sakalarios and Blackwell, PLLC
N350622	876	\$1,100.00	Harris, Louise S.	x			Morris, Sakalarios and Blackwell, PLLC
N1078998	877	\$1,100.00	Harris, Willie	x			Morris, Sakalarios and Blackwell, PLLC
N1078999	878	\$500.00	Hart, Eula L.	x			Morris, Sakalarios and Blackwell, PLLC
N1078691	901	\$1,100.00	Hartfield, Cecil	x			Morris, Sakalarios and Blackwell, PLLC
N1062134	902	\$1,100.00	Harville, Billy W.	x			Morris, Sakalarios and Blackwell, PLLC
N350633	903	\$600.00	Hatcher, Sylvester	x			Morris, Sakalarios and Blackwell, PLLC
N1079001	904	\$600.00	Hattaway, Henry J.	x			Morris, Sakalarios and Blackwell, PLLC
N1062150	905	\$600.00	Hayes, Juanita	x			Morris, Sakalarios and Blackwell, PLLC
N1079008	906	\$900.00	Hearn, John	x			Morris, Sakalarios and Blackwell, PLLC
N1078680	907	\$600.00	Hegwood, Norma D.	x			Morris, Sakalarios and Blackwell, PLLC
None	908	\$1,100.00	Hemphill, James P. Jr.	x			Morris, Sakalarios and Blackwell, PLLC
N350654	1057	\$600.00	Henderson, James	x			Morris, Sakalarios and Blackwell, PLLC
N350656	910	\$500.00	Henderson, Robert	x			Morris, Sakalarios and Blackwell, PLLC
N350657	911	\$1,100.00	Henderson, Rosie M.	x			Morris, Sakalarios and Blackwell, PLLC
N350658	1378	\$600.00	Henderson, Ruby L.	x			Morris, Sakalarios and Blackwell, PLLC
None	913	\$600.00	Hendrix, Martha Louise	x			Morris, Sakalarios and Blackwell, PLLC
N350664	914	\$1,100.00	Hendrix, Millard S.	x			Morris, Sakalarios and Blackwell, PLLC
N350665	1058	\$1,100.00	Henry, Edward R.	x			Morris, Sakalarios and Blackwell, PLLC
N350675	916	\$1,100.00	Higgins, Eddie L.	x			Morris, Sakalarios and Blackwell, PLLC
N350677	1059	\$1,100.00	Hightower, Fred W.	x			Morris, Sakalarios and Blackwell, PLLC
N350679	1060	\$600.00	Hill, Diane M.	x			Morris, Sakalarios and Blackwell, PLLC
N1079016	919	\$1,100.00	Hill, S.C.	x			Morris, Sakalarios and Blackwell, PLLC
N1079019	920	\$500.00	Hipp, Esther G.	x			Morris, Sakalarios and Blackwell, PLLC
N1079020	921	\$500.00	Hitt, George W.	x			Morris, Sakalarios and Blackwell, PLLC
N1079021	922	\$600.00	Hobbs, Robert L.	x			Morris, Sakalarios and Blackwell, PLLC
N1062256	924	\$600.00	Hodges, Hilda	x			Morris, Sakalarios and Blackwell, PLLC
N1062258	925	\$600.00	Hodges, Johnny	x			Morris, Sakalarios and Blackwell, PLLC
N1079022	923	\$1,100.00	Hodges, Leroy Sr.	x			Morris, Sakalarios and Blackwell, PLLC
N1079025	926	\$1,100.00	Holland, Clifton M.	x			Morris, Sakalarios and Blackwell, PLLC
N1062267	927	\$600.00	Holland, David Q. Jr.	x			Morris, Sakalarios and Blackwell, PLLC
N1079028	928	\$500.00	Holleman, Betty	x			Morris, Sakalarios and Blackwell, PLLC
N350710	929	\$600.00	Hollis, Derwood L.	x			Morris, Sakalarios and Blackwell, PLLC
N1062312	930	\$600.00	Holloway, Thelma	x			Morris, Sakalarios and Blackwell, PLLC
N1079032	931	\$1,100.00	Holmes, Esau Jr.	x			Morris, Sakalarios and Blackwell, PLLC
N1062315	1062	\$600.00	Holmes, Lois C.	x			Morris, Sakalarios and Blackwell, PLLC
N1062316	933	\$600.00	Holsey, Joanne	x			Morris, Sakalarios and Blackwell, PLLC
N350720	934	\$1,100.00	Hood, Lillie M.	x			Morris, Sakalarios and Blackwell, PLLC
N1079033	935	\$1,100.00	Horne, Leonard L.	x			Morris, Sakalarios and Blackwell, PLLC

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
N350727	936	\$600.00	Horton, Yvonne	x			Morris, Sakalaris and Blackwell, PLLC
N1079034	937	\$500.00	Howard, Curtis	x			Morris, Sakalaris and Blackwell, PLLC
N1062332	1381	\$600.00	Howard, Jackie	x			Morris, Sakalaris and Blackwell, PLLC
N350731	939	\$600.00	Howell, John W.	x			Morris, Sakalaris and Blackwell, PLLC
N350732	940	\$600.00	Hoyal, Terry R.	x			Morris, Sakalaris and Blackwell, PLLC
N350736	941	\$1,100.00	Huddleston, Ethel F.	x			Morris, Sakalaris and Blackwell, PLLC
N350737	942	\$1,100.00	Hudson, Jerry	x			Morris, Sakalaris and Blackwell, PLLC
N350738	943	\$1,100.00	Hudspeth, Gwynn	x			Morris, Sakalaris and Blackwell, PLLC
N1079036	945	\$1,100.00	Hughes, Gladys B.	x			Morris, Sakalaris and Blackwell, PLLC
G51085	946	\$1,100.00	Hughes, Joe	x			Morris, Sakalaris and Blackwell, PLLC
N350741	944	\$600.00	Hughes, Melvin Jr.	x			Morris, Sakalaris and Blackwell, PLLC
N350744	947	\$600.00	Hughes, Sanders B.	x			Morris, Sakalaris and Blackwell, PLLC
N1079037	948	\$1,100.00	Hughes, Willie	x			Morris, Sakalaris and Blackwell, PLLC
N1062376	949	\$600.00	Ingram, Minnie G.	x			Morris, Sakalaris and Blackwell, PLLC
G51087	950	\$1,100.00	Ingram, Oakley W.	x			Morris, Sakalaris and Blackwell, PLLC
N350756	951	\$600.00	Ingram, Shellie	x			Morris, Sakalaris and Blackwell, PLLC
N1079041	954	\$1,100.00	Jackson, Betty J.	x			Morris, Sakalaris and Blackwell, PLLC
N1079042	953	\$1,100.00	Jackson, Charles C.	x			Morris, Sakalaris and Blackwell, PLLC
None	955	\$1,100.00	Jackson, Clifton C.	x			Morris, Sakalaris and Blackwell, PLLC
N350762	952	\$1,100.00	Jackson, Eddie J.	x			Morris, Sakalaris and Blackwell, PLLC
N1079044	956	\$1,100.00	Jackson, Eloise B.	x			Morris, Sakalaris and Blackwell, PLLC
N350764	957	\$1,100.00	Jackson, Freddie B.	x			Morris, Sakalaris and Blackwell, PLLC
N1079045	958	\$1,100.00	Jackson, Hazel	x			Morris, Sakalaris and Blackwell, PLLC
N1062403	959	\$1,100.00	Jackson, I.M.	x			Morris, Sakalaris and Blackwell, PLLC
N1079047	1064	\$1,100.00	Jackson, Joe C.	x			Morris, Sakalaris and Blackwell, PLLC
N350767	961	\$1,100.00	Jackson, Juanita	x			Morris, Sakalaris and Blackwell, PLLC
N350769	962	\$1,100.00	Jackson, Nora D	x			Morris, Sakalaris and Blackwell, PLLC
N350770	1311	\$1,100.00	Jackson, Richard Jr.	x			Morris, Sakalaris and Blackwell, PLLC
N350772	964	\$600.00	Jackson, Robert L. Jr.	x			Morris, Sakalaris and Blackwell, PLLC
N1079050	965	\$1,100.00	Jackson, Rueben Jr.	x			Morris, Sakalaris and Blackwell, PLLC
N1079058	966	\$1,100.00	Jamison, Viola	x			Morris, Sakalaris and Blackwell, PLLC
N1079060	967	\$1,100.00	Jarrell, Woodrow	x			Morris, Sakalaris and Blackwell, PLLC
N350788	1065	\$1,100.00	Jenkins, Deniece P.	x			Morris, Sakalaris and Blackwell, PLLC
N350789	968	\$1,100.00	Jenkins, James D.	x			Morris, Sakalaris and Blackwell, PLLC
N1078668	1066	\$600.00	Johnson, Barbara D.	x			Morris, Sakalaris and Blackwell, PLLC
N1079062	970	\$1,100.00	Johnson, Calvin E.	x			Morris, Sakalaris and Blackwell, PLLC
N1062444	1067	\$600.00	Johnson, Charles E. Sr.	x			Morris, Sakalaris and Blackwell, PLLC
N1079063	975	\$1,100.00	Johnson, Earl	x			Morris, Sakalaris and Blackwell, PLLC
N1079064	1068	\$600.00	Johnson, George H.	x			Morris, Sakalaris and Blackwell, PLLC
N1079065	976	\$1,100.00	Johnson, I. J.	x			Morris, Sakalaris and Blackwell, PLLC
N350807	977	\$600.00	Johnson, Kathleen C.	x			Morris, Sakalaris and Blackwell, PLLC
N350812	978	\$1,100.00	Johnson, Lurie J.	x			Morris, Sakalaris and Blackwell, PLLC
N1079070	974	\$1,100.00	Johnson, Purify Jr.	x			Morris, Sakalaris and Blackwell, PLLC
N1079076	980	\$1,100.00	Jones, Daniel	x			Morris, Sakalaris and Blackwell, PLLC
N350831	981	\$600.00	Jones, Danny G.	x			Morris, Sakalaris and Blackwell, PLLC
N350835	982	\$1,100.00	Jones, Edward	x			Morris, Sakalaris and Blackwell, PLLC
N1079080	983	\$1,100.00	Jones, Gene A.	x			Morris, Sakalaris and Blackwell, PLLC
N351538	984	\$1,100.00	Jones, Louis H.	x			Morris, Sakalaris and Blackwell, PLLC
N1078652	979	\$900.00	Jones, Luther	x			Morris, Sakalaris and Blackwell, PLLC
N351540	1382	\$1,100.00	Jones, Mary L.	x			Morris, Sakalaris and Blackwell, PLLC
N351543	986	\$1,100.00	Jones, Silas Jr.	x			Morris, Sakalaris and Blackwell, PLLC
N1079095	987	\$1,100.00	Jordan, Charles R.	x			Morris, Sakalaris and Blackwell, PLLC
N1079096	988	\$600.00	Jordan, Delois	x			Morris, Sakalaris and Blackwell, PLLC
N351552	989	\$1,100.00	Jurfs, O. B.	x			Morris, Sakalaris and Blackwell, PLLC
N1079099	990	\$1,100.00	Kellum, Robert	x			Morris, Sakalaris and Blackwell, PLLC
N1079118	1070	\$1,100.00	Kelly, Lee R.	x			Morris, Sakalaris and Blackwell, PLLC
N351560	992	\$1,100.00	Kelly, Mintha W.	x			Morris, Sakalaris and Blackwell, PLLC
N351564	993	\$600.00	Kennedy, J. B. Jr.	x			Morris, Sakalaris and Blackwell, PLLC
N1079135	1071	\$1,100.00	Kent, James F. Sr.	x			Morris, Sakalaris and Blackwell, PLLC
N351568	995	\$1,100.00	Kent, Juemiller	x			Morris, Sakalaris and Blackwell, PLLC
N351574	996	\$600.00	Kimbrough, Billy	x			Morris, Sakalaris and Blackwell, PLLC
N351575	997	\$1,100.00	King, Charles E.	x			Morris, Sakalaris and Blackwell, PLLC
N1079218	998	\$1,100.00	Kingdom, Rosie L.	x			Morris, Sakalaris and Blackwell, PLLC
N351582	999	\$600.00	Kirkley, James	x			Morris, Sakalaris and Blackwell, PLLC
N351584	1000	\$600.00	Kitchens, Della	x			Morris, Sakalaris and Blackwell, PLLC
N1079227	880	\$500.00	Knight, Ester	x			Morris, Sakalaris and Blackwell, PLLC
N1079228	879	\$1,100.00	Knight, Maurice J.	x			Morris, Sakalaris and Blackwell, PLLC
N1079232	881	\$1,100.00	Lacy, Jessie J.	x			Morris, Sakalaris and Blackwell, PLLC
N1079233	882	\$1,100.00	Ladner, James L.	x			Morris, Sakalaris and Blackwell, PLLC
N1079234	883	\$1,100.00	Laird, Robert	x			Morris, Sakalaris and Blackwell, PLLC

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
N1056980	884	\$1,100.00	Lambert, Wendell R.	x			Morris, Sakalarios and Blackwell, PLLC
N1079242	885	\$1,100.00	Langston, Sam Sr.	x			Morris, Sakalarios and Blackwell, PLLC
N1079244	886	\$600.00	Latham, Wilmer B.	x			Morris, Sakalarios and Blackwell, PLLC
N1079249	887	\$900.00	Lee, Glen	x			Morris, Sakalarios and Blackwell, PLLC
N351612	888	\$1,100.00	Lemley, James A.	x			Morris, Sakalarios and Blackwell, PLLC
N1079252	889	\$1,100.00	Levi, John C	x			Morris, Sakalarios and Blackwell, PLLC
N351627	890	\$1,100.00	Lewis, Wade Sr.	x			Morris, Sakalarios and Blackwell, PLLC
N351629	891	\$1,100.00	Lewis, Willie Jr.	x			Morris, Sakalarios and Blackwell, PLLC
N1079258	892	\$1,100.00	Linson, Thomas A.	x			Morris, Sakalarios and Blackwell, PLLC
N351632	893	\$1,100.00	Lipsey, Levorn	x			Morris, Sakalarios and Blackwell, PLLC
N351645	894	\$1,100.00	Lollis, Oliver	x			Morris, Sakalarios and Blackwell, PLLC
N351648	895	\$600.00	Long, Henry	x			Morris, Sakalarios and Blackwell, PLLC
N1078086	896	\$900.00	Lott, Richard A.	x			Morris, Sakalarios and Blackwell, PLLC
N1078087	897	\$1,100.00	Love, Bobbie R.	x			Morris, Sakalarios and Blackwell, PLLC
N351655	898	\$600.00	Love, Esther T.	x			Morris, Sakalarios and Blackwell, PLLC
N1078645	899	\$1,100.00	Lowe, James M.	x			Morris, Sakalarios and Blackwell, PLLC
N1078098	900	\$1,100.00	Lyons, Jessie O.	x			Morris, Sakalarios and Blackwell, PLLC
N178099	1072	\$600.00	Mack, Ida L.	x			Morris, Sakalarios and Blackwell, PLLC
N178102	1074	\$1,100.00	Malone, Joe H.	x			Morris, Sakalarios and Blackwell, PLLC
N351679	1078	\$600.00	Manning, Joe	x			Morris, Sakalarios and Blackwell, PLLC
N1078662	1080	\$500.00	Marsalis, Junius	x			Morris, Sakalarios and Blackwell, PLLC
N1078117	1081	\$1,100.00	Mascagni, Elmo	x			Morris, Sakalarios and Blackwell, PLLC
N351693	1083	\$600.00	Mask, Earnest L.	x			Morris, Sakalarios and Blackwell, PLLC
N1078120	1085	\$1,100.00	Matney, Howard J.	x			Morris, Sakalarios and Blackwell, PLLC
N1062875	1086	\$600.00	Matthews, Martha	x			Morris, Sakalarios and Blackwell, PLLC
N351705	1087	\$600.00	Matthews, Peggy J.	x			Morris, Sakalarios and Blackwell, PLLC
None	1312	\$1,100.00	Mays, William	x			Morris, Sakalarios and Blackwell, PLLC
G1078126	1089	\$1,100.00	McCloud, Will	x			Morris, Sakalarios and Blackwell, PLLC
N351723	1090	\$600.00	McCord, Sarah	x			Morris, Sakalarios and Blackwell, PLLC
N351727	1091	\$600.00	McCrany, Fay	x			Morris, Sakalarios and Blackwell, PLLC
N1078134	1092	\$1,100.00	McDonald, Hubbert L.	x			Morris, Sakalarios and Blackwell, PLLC
N1056983	1093	\$1,100.00	McDuffey, Samuel G.	x			Morris, Sakalarios and Blackwell, PLLC
N1078136	1094	\$1,100.00	McElroy, Willie L.	x			Morris, Sakalarios and Blackwell, PLLC
G1143836	1095	\$900.00	McGaugh, Jempsey L.	x			Morris, Sakalarios and Blackwell, PLLC
N1078139	1096	\$1,100.00	McGinnis, Marilyn	x			Morris, Sakalarios and Blackwell, PLLC
N1078140	1097	\$1,100.00	McGowan, Burnell Jr.	x			Morris, Sakalarios and Blackwell, PLLC
N1078144	1098	\$900.00	McGrew, John E.	x			Morris, Sakalarios and Blackwell, PLLC
N1078145	1099	\$1,100.00	McGuffee, Albert H. Jr.	x			Morris, Sakalarios and Blackwell, PLLC
N1078146	1100	\$1,100.00	McInnis, Dorothy	x			Morris, Sakalarios and Blackwell, PLLC
N351750	1101	\$1,100.00	McLemore, Freeman Jr.	x			Morris, Sakalarios and Blackwell, PLLC
N1078153	1102	\$1,100.00	McMullin, Hilton	x			Morris, Sakalarios and Blackwell, PLLC
N351769	1103	\$1,100.00	Melton, Mary K.	x			Morris, Sakalarios and Blackwell, PLLC
N351783	1104	\$600.00	Miller, Annie B.	x			Morris, Sakalarios and Blackwell, PLLC
N351786	1105	\$1,100.00	Miller, Herbert H.	x			Morris, Sakalarios and Blackwell, PLLC
N351796	1106	\$600.00	Mimbs, Mickey L.	x			Morris, Sakalarios and Blackwell, PLLC
N1078167	1107	\$1,100.00	Minor, Dorothy B.	x			Morris, Sakalarios and Blackwell, PLLC
D1016757	1108	\$1,100.00	Misita, Frank	x			Morris, Sakalarios and Blackwell, PLLC
N1078172	1109	\$1,100.00	Mitchell, Georgia	x			Morris, Sakalarios and Blackwell, PLLC
N351810	1110	\$1,100.00	Moncure, Heitience	x			Morris, Sakalarios and Blackwell, PLLC
N351816	1111	\$1,100.00	Montgomery, George	x			Morris, Sakalarios and Blackwell, PLLC
N351814	1112	\$600.00	Montgomery, Linda S.	x			Morris, Sakalarios and Blackwell, PLLC
N1078180	1113	\$1,100.00	Moore, Calvin B.	x			Morris, Sakalarios and Blackwell, PLLC
N351836	1114	\$1,100.00	Morris, Gladys J.	x			Morris, Sakalarios and Blackwell, PLLC
N351851	1115	\$1,100.00	Mullikin, Tom	x			Morris, Sakalarios and Blackwell, PLLC
N351860	1116	\$1,100.00	Murphy, Thomas B. Sr.	x			Morris, Sakalarios and Blackwell, PLLC
N1078219	1117	\$11.00	Murray, Robert E.	x			Morris, Sakalarios and Blackwell, PLLC
N1078220	1119	\$500.00	Murrell, Phyllis	x			Morris, Sakalarios and Blackwell, PLLC
N1078656	1120	\$1,100.00	Myers, L. C.	x			Morris, Sakalarios and Blackwell, PLLC
N351867	1121	\$1,100.00	Myles, Earnest W.	x			Morris, Sakalarios and Blackwell, PLLC
N351868	1122	\$1,100.00	Myles, Marshal Sr.	x			Morris, Sakalarios and Blackwell, PLLC
N351873	1123	\$600.00	Neal, Carrie E.	x			Morris, Sakalarios and Blackwell, PLLC
N1078233	1125	\$1,100.00	Netles, Sandra	x			Morris, Sakalarios and Blackwell, PLLC
N1078236	1126	\$1,100.00	Newell, Mary L.	x			Morris, Sakalarios and Blackwell, PLLC
N1056984	1127	\$1,100.00	Newsom, Fred G.	x			Morris, Sakalarios and Blackwell, PLLC
N1078240	1128	\$1,100.00	Newsome, Earnest Jr.	x			Morris, Sakalarios and Blackwell, PLLC
D1016759	1129	\$1,100.00	Nobles, Arthur G. Sr.	x			Morris, Sakalarios and Blackwell, PLLC
N351890	1130	\$600.00	Norman, Henry H.	x			Morris, Sakalarios and Blackwell, PLLC
N1078257	1131	\$1,100.00	O'Neal, Thurman L.	x			Morris, Sakalarios and Blackwell, PLLC
N351906	1132	\$600.00	Osborne, Keith C.	x			Morris, Sakalarios and Blackwell, PLLC
G1175981	1134	\$1,100.00	Otis, James E.	x			Morris, Sakalarios and Blackwell, PLLC

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
N1078264	1135	\$1,100.00	Ousley, Ruby	x			Morris, Sakalarios and Blackwell, PLLC
N1064495	1136	\$600.00	Owen, Robert	x			Morris, Sakalarios and Blackwell, PLLC
N1078228	1124	\$1,100.00	Owens, Eloise A. Nelson	x			Morris, Sakalarios and Blackwell, PLLC
N1078265	1137	\$600.00	Owens, James	x			Morris, Sakalarios and Blackwell, PLLC
NONE	1154	\$1,100.00	Pague, Jo A.	x			Morris, Sakalarios and Blackwell, PLLC
N1078269	1138	\$500.00	Parker, Horace	x			Morris, Sakalarios and Blackwell, PLLC
N1078270	1139	\$1,100.00	Parker, Shirley M.	x			Morris, Sakalarios and Blackwell, PLLC
N351929	1140	\$600.00	Partain, Bertie M.	x			Morris, Sakalarios and Blackwell, PLLC
N1064556	1141	\$900.00	Patrick, Douglas M.	x			Morris, Sakalarios and Blackwell, PLLC
N1078274	1142	\$11.00	Patterson, Johnnie L.	x			Morris, Sakalarios and Blackwell, PLLC
N1078275	1143	\$1,100.00	Patton, Myra J.	x			Morris, Sakalarios and Blackwell, PLLC
N1078276	1144	\$600.00	Pauldo, Curtis	x			Morris, Sakalarios and Blackwell, PLLC
N351932	1145	\$600.00	Paulk, Betty	x			Morris, Sakalarios and Blackwell, PLLC
N1078278	1146	\$1,100.00	Payne, Roy C.	x			Morris, Sakalarios and Blackwell, PLLC
N1078282	1383	\$1,100.00	Peeler, John H.	x			Morris, Sakalarios and Blackwell, PLLC
N1078282	1148	\$600.00	Pennyman, Wesley	x			Morris, Sakalarios and Blackwell, PLLC
N351947	1149	\$600.00	Perkins, William	x			Morris, Sakalarios and Blackwell, PLLC
N351952	1150	\$600.00	Perryman, Joe	x			Morris, Sakalarios and Blackwell, PLLC
N1078295	1151	\$900.00	Pittman, John D.	x			Morris, Sakalarios and Blackwell, PLLC
G1144524	1152	\$600.00	Pitts, Herman L.	x			Morris, Sakalarios and Blackwell, PLLC
N1078728	1153	\$1,100.00	Plummer, Harold	x			Morris, Sakalarios and Blackwell, PLLC
N1078303	1155	\$1,100.00	Pounds, Virginia	x			Morris, Sakalarios and Blackwell, PLLC
N1078314	1156	\$600.00	Proctor, Irving	x			Morris, Sakalarios and Blackwell, PLLC
NONE	1157	\$1,100.00	Pugh, William P.	x			Morris, Sakalarios and Blackwell, PLLC
N1078315	1158	\$1,100.00	Quinn, Mable	x			Morris, Sakalarios and Blackwell, PLLC
N352012	1159	\$1,100.00	Rainwater, R. J.	x			Morris, Sakalarios and Blackwell, PLLC
N352016	1160	\$1,100.00	Ratcliffe, Andrew M. Jr.	x			Morris, Sakalarios and Blackwell, PLLC
N1078321	1385	\$1,100.00	Rayborn, Vodie	x			Morris, Sakalarios and Blackwell, PLLC
N352021	1162	\$600.00	Reagan, Barbara	x			Morris, Sakalarios and Blackwell, PLLC
N1078322	1163	\$1,100.00	Redd, Hutsut Sr.	x			Morris, Sakalarios and Blackwell, PLLC
N1078323	1386	\$1,100.00	Redd, James R	x			Morris, Sakalarios and Blackwell, PLLC
N352023	1165	\$1,100.00	Reddix, Tarzan	x			Morris, Sakalarios and Blackwell, PLLC
NONE	1166	\$1,100.00	Reeves, Delano	x			Morris, Sakalarios and Blackwell, PLLC
N1078328	1167	\$1,100.00	Reid, Elvin	x			Morris, Sakalarios and Blackwell, PLLC
N1078329	1168	\$600.00	Reid, Moses	x			Morris, Sakalarios and Blackwell, PLLC
N1066224	1169	\$1,100.00	Rhines, Claude H.	x			Morris, Sakalarios and Blackwell, PLLC
N352043	1170	\$600.00	Ricks, Bertow	x			Morris, Sakalarios and Blackwell, PLLC
N1078334	1171	\$1,100.00	Rigney, John	x			Morris, Sakalarios and Blackwell, PLLC
N352050	1172	\$1,100.00	Roach, Prince	x			Morris, Sakalarios and Blackwell, PLLC
N352051	1173	\$600.00	Roberson, David T.	x			Morris, Sakalarios and Blackwell, PLLC
N352053	1387	\$600.00	Roberson, Loette	x			Morris, Sakalarios and Blackwell, PLLC
N352054	1175	\$600.00	Roberts, Agnes	x			Morris, Sakalarios and Blackwell, PLLC
N1078338	1176	\$1,100.00	Roberts, Eugene	x			Morris, Sakalarios and Blackwell, PLLC
N1078339	1177	\$1,100.00	Roberts, James E.	x			Morris, Sakalarios and Blackwell, PLLC
D1016762	1389	\$1,100.00	Robertson, Penal H.	x			Morris, Sakalarios and Blackwell, PLLC
None	1181	\$1,100.00	Robinson, Charlie L.	x			Morris, Sakalarios and Blackwell, PLLC
N1078344	1179	\$1,100.00	Robinson, Earl T.	x			Morris, Sakalarios and Blackwell, PLLC
N1078345	1180	\$600.00	Robinson, Henry R.	x			Morris, Sakalarios and Blackwell, PLLC
N1065037	1182	\$1,100.00	Robinson, Howard	x			Morris, Sakalarios and Blackwell, PLLC
N352063	1183	\$1,100.00	Robinson, John	x			Morris, Sakalarios and Blackwell, PLLC
N1078347	1184	\$1,100.00	Robinson, Leonard	x			Morris, Sakalarios and Blackwell, PLLC
N1078348	1185	\$1,100.00	Robinson, Nathan H.	x			Morris, Sakalarios and Blackwell, PLLC
N1078349	1186	\$1,100.00	Robinson, Willie C.	x			Morris, Sakalarios and Blackwell, PLLC
N352076	1187	\$5,796.00	Rogers, James H.	x			Morris, Sakalarios and Blackwell, PLLC
None	1188	\$11.00	Rogers, Thomas A. Sr.	x			Morris, Sakalarios and Blackwell, PLLC
N1078353	1189	\$600.00	Roland, Dudley	x			Morris, Sakalarios and Blackwell, PLLC
N1078354	1190	\$1,100.00	Rollins, Stanton	x			Morris, Sakalarios and Blackwell, PLLC
N1078355	1191	\$1,100.00	Rone, Joe Jr.	x			Morris, Sakalarios and Blackwell, PLLC
None	1192	\$600.00	Rowland, Minnie B.	x			Morris, Sakalarios and Blackwell, PLLC
N1078360	1193	\$1,100.00	Runnels, Jimmie T.	x			Morris, Sakalarios and Blackwell, PLLC
N352097	1194	\$1,100.00	Rushing, Marvin C.	x			Morris, Sakalarios and Blackwell, PLLC
N1078371	1196	\$11.00	Saucier, Clinton L.	x			Morris, Sakalarios and Blackwell, PLLC
N1078372	1197	\$1,100.00	Schaffer, Leonard	x			Morris, Sakalarios and Blackwell, PLLC
N352113	1198	\$600.00	Schell, Dorothy R.	x			Morris, Sakalarios and Blackwell, PLLC
N1078373	1199	\$1,100.00	Scott, Christeen M.	x			Morris, Sakalarios and Blackwell, PLLC
N1078374	1200	\$1,100.00	Scott, Herman	x			Morris, Sakalarios and Blackwell, PLLC
N352133	1201	\$600.00	Shaw, Mary F.	x			Morris, Sakalarios and Blackwell, PLLC
None	1202	\$1,100.00	Sheely, James T.	x			Morris, Sakalarios and Blackwell, PLLC
N1078383	1203	\$600.00	Sheffield, Charles E.	x			Morris, Sakalarios and Blackwell, PLLC
N1078385	1204	\$900.00	Shelby, Beverly J.	x			Morris, Sakalarios and Blackwell, PLLC

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
N1078389	1205	\$1,100.00	Shields, George Jr.	x			Morris, Sakalarios and Blackwell, PLLC
N352139	1206	\$900.00	Shockey, Cleo	x			Morris, Sakalarios and Blackwell, PLLC
N1078391	1207	\$500.00	Shortie, Jesse J.	x			Morris, Sakalarios and Blackwell, PLLC
N352141	1208	\$600.00	Shoupe, Donald	x			Morris, Sakalarios and Blackwell, PLLC
N1078393	1390	\$500.00	Shurden, Dixie L.	x			Morris, Sakalarios and Blackwell, PLLC
N1078398	1210	\$1,100.00	Simpson, Lawrence	x			Morris, Sakalarios and Blackwell, PLLC
N1065288	1211	\$600.00	Smith, Bobbie B.	x			Morris, Sakalarios and Blackwell, PLLC
N352168	1391	\$1,100.00	Smith, Cecil R.	x			Morris, Sakalarios and Blackwell, PLLC
N352171	1213	\$600.00	Smith, Earnest C.	x			Morris, Sakalarios and Blackwell, PLLC
N352177	1214	\$1,100.00	Smith, Ivey	x			Morris, Sakalarios and Blackwell, PLLC
N352192	1215	\$1,100.00	Smith, Richard L.	x			Morris, Sakalarios and Blackwell, PLLC
N1078425	1216	\$600.00	Smith, W. H.	x			Morris, Sakalarios and Blackwell, PLLC
N352206	1217	\$900.00	Spiller, Henry Jr.	x			Morris, Sakalarios and Blackwell, PLLC
D1016765	1227	\$1,100.00	Stahan, Edna E.	x			Morris, Sakalarios and Blackwell, PLLC
N1078434	1218	\$1,100.00	Steed, Thomas E.	x			Morris, Sakalarios and Blackwell, PLLC
N352228	1219	\$1,100.00	Stephens, Hubert	x			Morris, Sakalarios and Blackwell, PLLC
N352237	1220	\$1,100.00	Stewart, Donald E.	x			Morris, Sakalarios and Blackwell, PLLC
None	1221	\$1,100.00	Stewart, Israel Jr.	x			Morris, Sakalarios and Blackwell, PLLC
N1078444	1223	\$1,100.00	Stokes, Calvin	x			Morris, Sakalarios and Blackwell, PLLC
N1078445	1224	\$600.00	Stokes, Fern	x			Morris, Sakalarios and Blackwell, PLLC
N1078446	1225	\$1,100.00	Stokes, Gadston D.	x			Morris, Sakalarios and Blackwell, PLLC
N1078447	1226	\$1,100.00	Stokes, Shirley M.	x			Morris, Sakalarios and Blackwell, PLLC
N1078696	1228	\$2,500.00	Strickland, Mearl N.	x			Morris, Sakalarios and Blackwell, PLLC
N1078451	1229	\$1,100.00	Stringer, Haskel L.	x			Morris, Sakalarios and Blackwell, PLLC
N352262	1230	\$600.00	Sutton, Dessie R.	x			Morris, Sakalarios and Blackwell, PLLC
N352266	1231	\$1,100.00	Tankersley, Jimmy E.	x			Morris, Sakalarios and Blackwell, PLLC
N352270	1232	\$600.00	Tanner, Marvin L.	x			Morris, Sakalarios and Blackwell, PLLC
N1078457	1233	\$1,100.00	Tanner, Mildred L.	x			Morris, Sakalarios and Blackwell, PLLC
N1078461	1234	\$1,100.00	Tatum, James C.	x			Morris, Sakalarios and Blackwell, PLLC
N1078462	1235	\$11.00	Taylor, A. D.	x			Morris, Sakalarios and Blackwell, PLLC
N1078467	1236	\$600.00	Taylor, Jack D. Sr.	x			Morris, Sakalarios and Blackwell, PLLC
N352280	1237	\$1,100.00	Taylor, Lottie M.	x			Morris, Sakalarios and Blackwell, PLLC
N1065481	1238	\$1,100.00	Taylor, Ottis R.	x			Morris, Sakalarios and Blackwell, PLLC
None	1240	\$600.00	Taylor, William D.	x			Morris, Sakalarios and Blackwell, PLLC
N1078470	1239	\$1,100.00	Temple, Terry C.	x			Morris, Sakalarios and Blackwell, PLLC
N352289	1241	\$1,100.00	Tenner, Wendell	x			Morris, Sakalarios and Blackwell, PLLC
N1078472	1242	\$600.00	Thaggard, Neil A.	x			Morris, Sakalarios and Blackwell, PLLC
N352292	1243	\$600.00	Tharpe, John A.	x			Morris, Sakalarios and Blackwell, PLLC
N1078474	1244	\$600.00	Thigpen, James C.	x			Morris, Sakalarios and Blackwell, PLLC
N352297	1245	\$600.00	Thigpen, Peggy	x			Morris, Sakalarios and Blackwell, PLLC
N352310	1246	\$1,100.00	Thomas, Mary F.	x			Morris, Sakalarios and Blackwell, PLLC
N1078478	1247	\$1,100.00	Thompson, Jimmie L.	x			Morris, Sakalarios and Blackwell, PLLC
N1078642	1248	\$1,100.00	Thompson, Merl M.	x			Morris, Sakalarios and Blackwell, PLLC
N1078484	1249	\$1,100.00	Thornton, Clara L.	x			Morris, Sakalarios and Blackwell, PLLC
N1078487	1250	\$1,100.00	Tilson, Robert	x			Morris, Sakalarios and Blackwell, PLLC
N352333	1251	\$600.00	Tookes, Isaiah	x			Morris, Sakalarios and Blackwell, PLLC
N352336	1252	\$500.00	Trainer, Frankie	x			Morris, Sakalarios and Blackwell, PLLC
N1078489	1253	\$500.00	Trammel, Katherine J.	x			Morris, Sakalarios and Blackwell, PLLC
N1078491	1254	\$1,100.00	Triplet, Mary	x			Morris, Sakalarios and Blackwell, PLLC
N352341	1255	\$600.00	Trotter, Melvin	x			Morris, Sakalarios and Blackwell, PLLC
N1078494	1256	\$1,100.00	Truss, Margaret L.	x			Morris, Sakalarios and Blackwell, PLLC
N352347	1257	\$600.00	Turner, I. J. Jr.	x			Morris, Sakalarios and Blackwell, PLLC
N1078502	1258	\$1,100.00	Tyner, Ward R.	x			Morris, Sakalarios and Blackwell, PLLC
N1078507	1259	\$1,100.00	Vance, Johnnie	x			Morris, Sakalarios and Blackwell, PLLC
N1078509	1260	\$1,100.00	Vaughn, Kenneth M.	x			Morris, Sakalarios and Blackwell, PLLC
N352364	1261	\$600.00	Veal, Douglas L. Sr.	x			Morris, Sakalarios and Blackwell, PLLC
N352371	1262	\$1,100.00	Vernon, Ira C.	x			Morris, Sakalarios and Blackwell, PLLC
N1078515	1263	\$1,100.00	Vincent, Fred S.	x			Morris, Sakalarios and Blackwell, PLLC
N1078518	1264	\$1,100.00	Virgil, Elizabeth "Lizzie"	x			Morris, Sakalarios and Blackwell, PLLC
N352381	1265	\$1,100.00	Walker, Huey P.	x			Morris, Sakalarios and Blackwell, PLLC
N352384	1266	\$600.00	Walker, Ralph	x			Morris, Sakalarios and Blackwell, PLLC
N1078525	1267	\$1,100.00	Walters, Larry E.	x			Morris, Sakalarios and Blackwell, PLLC
N1078529	1268	\$1,100.00	Ware, Pearlle	x			Morris, Sakalarios and Blackwell, PLLC
N1078530	1269	\$1,100.00	Warren, Frances V.	x			Morris, Sakalarios and Blackwell, PLLC
N352405	1270	\$1,100.00	Washington, George L.	x			Morris, Sakalarios and Blackwell, PLLC
N1078534	1271	\$1,100.00	Washington, Otis	x			Morris, Sakalarios and Blackwell, PLLC
N352408	1272	\$600.00	Watford, Myrtis J.	x			Morris, Sakalarios and Blackwell, PLLC
N352412	1273	\$600.00	Watson, Lester F.	x			Morris, Sakalarios and Blackwell, PLLC
N352422	1274	\$11.00	Webster, Willie	x			Morris, Sakalarios and Blackwell, PLLC
N1078543	1275	\$1,100.00	Weems, Jonathan	x			Morris, Sakalarios and Blackwell, PLLC

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
N352428	1276	\$500.00	Wells, Annie	x			Morris, Sakalarios and Blackwell, PLLC
N1078546	1277	\$1,100.00	Wells, Bobby W.	x			Morris, Sakalarios and Blackwell, PLLC
N1078547	1278	\$600.00	Wells, Thomas M.	x			Morris, Sakalarios and Blackwell, PLLC
N352430	1279	\$600.00	West, Betty J.	x			Morris, Sakalarios and Blackwell, PLLC
N1078551	1280	\$11.00	Wheat, Reginald L.	x			Morris, Sakalarios and Blackwell, PLLC
N1078555	1281	\$1,100.00	White, Jane E.	x			Morris, Sakalarios and Blackwell, PLLC
N352440	1282	\$1,100.00	White, Jessie	x			Morris, Sakalarios and Blackwell, PLLC
N352442	1283	\$600.00	White, Rebecca S.	x			Morris, Sakalarios and Blackwell, PLLC
N1078558	1284	\$1,100.00	White, Sallie A.	x			Morris, Sakalarios and Blackwell, PLLC
N1078559	1285	\$1,100.00	White, Ulysses Jr.	x			Morris, Sakalarios and Blackwell, PLLC
None	1286	\$1,100.00	White, Wilbert	x			Morris, Sakalarios and Blackwell, PLLC
N352453	1287	\$1,100.00	Wiley, Anthony	x			Morris, Sakalarios and Blackwell, PLLC
N1078570	1288	\$1,100.00	Williams, Billy	x			Morris, Sakalarios and Blackwell, PLLC
N1078579	1289	\$500.00	Williams, Janice B.	x			Morris, Sakalarios and Blackwell, PLLC
N1078581	1290	\$1,100.00	Williams, John E.	x			Morris, Sakalarios and Blackwell, PLLC
N1078584	1291	\$1,100.00	Williams, Josephine S.	x			Morris, Sakalarios and Blackwell, PLLC
N352478	1292	\$1,100.00	Williams, Juanita	x			Morris, Sakalarios and Blackwell, PLLC
N1078593	1293	\$1,100.00	Williams, Mazelle	x			Morris, Sakalarios and Blackwell, PLLC
N1078594	1294	\$1,100.00	Williams, Patricia A.	x			Morris, Sakalarios and Blackwell, PLLC
N1078597	1295	\$1,100.00	Williams, Roosevelt	x			Morris, Sakalarios and Blackwell, PLLC
N352491	1296	\$600.00	Wilson, Annie M.	x			Morris, Sakalarios and Blackwell, PLLC
N1078607	1297	\$1,100.00	Wilson, Henry Jr.	x			Morris, Sakalarios and Blackwell, PLLC
N352503	1298	\$1,100.00	Wilson, W. C.	x			Morris, Sakalarios and Blackwell, PLLC
N352507	1299	\$600.00	Wise, Horace N.	x			Morris, Sakalarios and Blackwell, PLLC
N1078618	1392	\$1,100.00	Witt, James	x			Morris, Sakalarios and Blackwell, PLLC
N352508	1300	\$600.00	Wood, Billy	x			Morris, Sakalarios and Blackwell, PLLC
N1078622	1301	\$600.00	Woodall, Theresa	x			Morris, Sakalarios and Blackwell, PLLC
N1078624	1302	\$1,100.00	Woodham, Alecia J.	x			Morris, Sakalarios and Blackwell, PLLC
N1078628	1303	\$1,100.00	Woods, Myrtis	x			Morris, Sakalarios and Blackwell, PLLC
N1078626	1304	\$600.00	Wooten, Huey	x			Morris, Sakalarios and Blackwell, PLLC
N352524	1305	\$600.00	Worthy, George Jr.	x			Morris, Sakalarios and Blackwell, PLLC
N352526	1393	\$1,100.00	Wright, Dorothy	x			Morris, Sakalarios and Blackwell, PLLC
N352527	1307	\$600.00	Wright, Earline M.	x			Morris, Sakalarios and Blackwell, PLLC
N352529	1394	\$600.00	Wright, John Sr.	x			Morris, Sakalarios and Blackwell, PLLC
N352531	1309	\$1,100.00	Wright, Robert J.	x			Morris, Sakalarios and Blackwell, PLLC
G1209816	2363	\$20,000.00	Adams, Lowell S.	x			MOTLEY RICE LLC
G1199351	1433	\$3,500.00	Adelsflugel, Alberto Bernardo	x			Motley Rice LLC
N210674	1420	\$1,100.00	Alford, Rufus Jr.	x			Motley Rice LLC
G27828	1421	\$1,500.00	Barbillion, John	x			Motley Rice LLC
G1201945	1417	\$5,000.00	Chambers, Daniel C.	x			Motley Rice LLC
N1203602	1418	\$5,000.00	Clark, Clarence Leonard	x			Motley Rice LLC
G1209294	2361	\$20,000.00	Crawford, Cebert Leon	x			MOTLEY RICE LLC
N1170855	1404	\$10,000.00	Currie, Arthur William	x			Motley Rice LLC
N1201227	1422	\$2,500.00	Downs, James Paul	x			Motley Rice LLC
G349794	1409	\$1,000.00	Gibson, Melvin G. Sr.	x			Motley Rice LLC
None	1410	\$3,500.00	Heikes, Neil	x			Motley Rice LLC
G1210923	2360	\$20,000.00	Hensley, Jerome	x			MOTLEY RICE LLC
G233564	1416	\$3,500.00	Holloway, Robert	x			Motley Rice LLC
N1170183	1405	\$2,500.00	Holmes, Oliver	x			Motley Rice LLC
G1207534	1399	\$35,000.00	Johnson, Clyde L.	x			Motley Rice LLC
G1208030	1400	\$150,000.00	Kazee, Ora	x			Motley Rice LLC
N1204541	1395	\$5,000.00	Lang, Paul T. Sr.	x			Motley Rice LLC
None	1423	\$3,500.00	Lanphear, Thomas	x			Motley Rice LLC
G1168786	2450	\$60,000.00	Lesko, Michael	x			MOTLEY RICE LLC
G328892	1411	\$1,000.00	Little, Jerry G. Sr.	x			Motley Rice LLC
G1001348	1426	\$500.00	Lloyd, William	x			Motley Rice LLC
G27794	1427	\$1,500.00	Mckay, Edward	x			Motley Rice LLC
G1208290	1401	\$10,000.00	Miller, Thomas W.	x			Motley Rice LLC
N1206325	1396	\$5,000.00	Murphy, Linda Lou	x			Motley Rice LLC
None	1428	\$1,500.00	Myers, Robert	x			Motley Rice LLC
G1024014	1412	\$3,500.00	Opsitnik, William	x			Motley Rice LLC
G1205563	1397	\$25,000.00	Pickens, Joseph Earl	x			Motley Rice LLC
G1203186	1429	\$13,500.00	Polk, Thomas Henry Jr.	x			Motley Rice LLC
G1152218	1413	\$1,000.00	Rice, Robert L.	x			Motley Rice LLC
G1195391	1407	\$1,400.00	Scanlon, John Robert	x			Motley Rice LLC
None	1430	\$1,000.00	Shanks, Charles E. Jr.	x			Motley Rice LLC
G87111	1431	\$15,000.00	Shinn, Carl F.	x			Motley Rice LLC
None	1414	\$1,000.00	Siegel, William A.	x			Motley Rice LLC
None	1435	\$1,000.00	Smalls, William Jr.	x			Motley Rice LLC
None	1415	\$1,000.00	Smith, Arnold R.	x			Motley Rice LLC

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
N1170856	1406	\$2,500.00	Staszkesy, Charles H.	x			Motley Rice LLC
G27821	1432	\$1,500.00	Steenhuisen, Paul Hugo	x			Motley Rice LLC
N1199250	1419	\$20,000.00	Taylor, Robert Lee	x			Motley Rice LLC
N1206320	1398	\$70,000.00	Walker, Curtis T.	x			Motley Rice LLC
None	1434	\$2,500.00	White, Paul R.	x			Motley Rice LLC
N1206900	1402	\$25,000.00	Willis, David E	x			Motley Rice LLC
N1125085	1860	\$12,000.00	Acker, Haywood L.	x			NICHOLL_ PETER T
G1136268	2455	\$48,750.00	Anderson, John M. (Dec.)	x			NICHOLL_ PETER T
N1032040	1862	\$2,000.00	Barbee, Richard	x			NICHOLL_ PETER T
N1011647	1863	\$2,000.00	Blake, Robert L. Sr.	x			NICHOLL_ PETER T
N298834	1908	\$12,000.00	Booth, William P. Sr.	x			NICHOLL_ PETER T
G1151420	1864	\$12,000.00	Brooks, James S.	x			NICHOLL_ PETER T
G1046417	1865	\$2,000.00	Brown, James L. Jr.	x			NICHOLL_ PETER T
G1054808	1866	\$2,000.00	Bryan, Samuel	x			NICHOLL_ PETER T
N289482	1867	\$2,000.00	Burrell, Walter B. Sr.	x			NICHOLL_ PETER T
G1150834	1868	\$48,750.00	Byer, Robert M.	x			NICHOLL_ PETER T
G1037204	2123	\$5,000.00	Calder, Ronald E.	x			NICHOLL_ PETER T
G1139653	1870	\$2,000.00	Curtis, James	x			NICHOLL_ PETER T
G1165492	2129	\$48,750.00	Custalow, Clyde E. Sr.	x			NICHOLL_ PETER T
N1201894	1871	\$12,000.00	Daniels, William G.	x			NICHOLL_ PETER T
N292286	1873	\$2,000.00	Davis, James	x			NICHOLL_ PETER T
N1138070	1874	\$2,000.00	Dickens, Raymond L.	x			NICHOLL_ PETER T
N1034568	2131	\$48,750.00	Dotson, Noah D.	x			NICHOLL_ PETER T
N288214	1875	\$2,000.00	Duvall, Harold R.	x			NICHOLL_ PETER T
G369732	1876	\$12,000.00	Eason, Shirley (Dec.)	x			NICHOLL_ PETER T
N1139196	1877	\$12,000.00	Ewing, James E. Sr.	x			NICHOLL_ PETER T
G1146327	2423	\$12,000.00	Frye, James M.	x			NICHOLL_ PETER T
G353973	2365	\$12,000.00	Garner, Sadie J.	x			NICHOLL_ PETER T
N1067276	2119	\$12,000.00	Gervais, Louis F. Sr.	x			NICHOLL_ PETER T
N1148006	1878	\$5,000.00	Gough, Herbert M. Sr.	x			NICHOLL_ PETER T
N1197417	2364	\$48,750.00	Guest, William D.	x			NICHOLL_ PETER T
N313989	1880	\$12,000.00	Hebden, Charles (Dec.)	x			NICHOLL_ PETER T
N316317	2133	\$12,000.00	Hines, Richard M.	x			NICHOLL_ PETER T
N300260	2444	\$12,000.00	Irvin, Junior R.	x			NICHOLL_ PETER T
G1207373	2443	\$12,000.00	Irwin, Gary L.	x			NICHOLL_ PETER T
G317387	2136	\$2,000.00	Jackson, Charles	x			NICHOLL_ PETER T
None	1879	\$12,000.00	Jackson, Theodore E.	x			NICHOLL_ PETER T
N310488	2416	\$5,000.00	Kearney, Charles J. Jr.	x			NICHOLL_ PETER T
N1033810	2142	\$12,000.00	King, James	x			NICHOLL_ PETER T
N1012406	2145	\$2,000.00	Kucik, Peter	x			NICHOLL_ PETER T
N316322	1881	\$5,000.00	Lambirth, Jerome N.	x			NICHOLL_ PETER T
N1077157	1886	\$12,000.00	Lawton, James W.	x			NICHOLL_ PETER T
G1207371	2149	\$12,000.00	Madden, Richard H.	x			NICHOLL_ PETER T
N1071116	1887	\$5,000.00	Marshall, George A.	x			NICHOLL_ PETER T
G1181980	1890	\$2,000.00	McKinney, Nancy L.	x			NICHOLL_ PETER T
G1037199	2106	\$12,000.00	Moxley, William L.	x			NICHOLL_ PETER T
N1191958	1891	\$48,750.00	Neal, Harold L.	x			NICHOLL_ PETER T
N1200465	2154	\$12,000.00	Ockimey, Rodney G. Sr.	x			NICHOLL_ PETER T
N1074636	1894	\$12,000.00	Ostrowski, Henry A.	x			NICHOLL_ PETER T
N308104	1895	\$5,000.00	Perry, Thaddeus	x			NICHOLL_ PETER T
N1148015	1896	\$6,000.00	Radecke, Concetta M.	x			NICHOLL_ PETER T
N1154194	2366	\$48,750.00	Ray, William H. Jr.	x			NICHOLL_ PETER T
N310496	1898	\$5,000.00	Ross, John E.	x			NICHOLL_ PETER T
G1006323	1899	\$12,000.00	Schepers, Joseph B.	x			NICHOLL_ PETER T
N318028	2445	\$48,750.00	Schroeder, Louis M.	x			NICHOLL_ PETER T
N1198591	2460	\$5,000.00	Selway, Melvin R.	x			NICHOLL_ PETER T
N317762	1900	\$12,000.00	Simms, Lawrence C. (Dec.)	x			NICHOLL_ PETER T
G1165167	1902	\$1,000.00	Smith, Lillian	x			NICHOLL_ PETER T
N1203076	2157	\$48,750.00	Smith, Patricia E.	x			NICHOLL_ PETER T
G1151421	1904	\$2,500.00	Wallace, Charles	x			NICHOLL_ PETER T
N308100	2162	\$5,000.00	Ward, Clarence V	x			NICHOLL_ PETER T
N1201447	2437	\$12,000.00	Wenig, Darrell K.	x			NICHOLL_ PETER T
N1079423	2414	\$12,000.00	White, French J.	x			NICHOLL_ PETER T
N1206412	2456	\$48,750.00	Williams, Caesar D. Sr.	x			NICHOLL_ PETER T
G1156151	1905	\$12,000.00	Yeager, Alfred P.	x			NICHOLL_ PETER T
G1197177	1361	\$100,000.00	Brooks, Larry G.	x			Patten, Wornom, Hatten & Diamonstein, L.C.
G1206038	1362	\$200,000.00	Burris, William O.	x			Patten, Wornom, Hatten & Diamonstein, L.C.
G1201501	1363	\$100,000.00	Cattin, Paul R., Jr.	x			Patten, Wornom, Hatten & Diamonstein, L.C.
G1193477	1364	\$50,000.00	Crocker, James B.	x			Patten, Wornom, Hatten & Diamonstein, L.C.
G1208038	1365	\$50,000.00	Dudley, Marion G.	x			Patten, Wornom, Hatten & Diamonstein, L.C.

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
None	1366	\$20,000.00	Hillebrand, Joseph R.	x			Patten, Wornom, Hatten & Diamonstein, L.C.
G1194896	1367	\$100,000.00	Hogge, John I., Jr.	x			Patten, Wornom, Hatten & Diamonstein, L.C.
G1199192	1368	\$125,000.00	Lands, Bobby L.	x			Patten, Wornom, Hatten & Diamonstein, L.C.
G1199194	1369	\$75,000.00	Madison, Earl L., Jr.	x			Patten, Wornom, Hatten & Diamonstein, L.C.
G1202817	1370	\$35,000.00	Mason, Lawrence R.	x			Patten, Wornom, Hatten & Diamonstein, L.C.
G1192883	1371	\$35,000.00	Monroe, Harry, Jr.	x			Patten, Wornom, Hatten & Diamonstein, L.C.
None	1372	\$50,000.00	Powell, Rayford L.	x			Patten, Wornom, Hatten & Diamonstein, L.C.
G1205862	1373	\$20,000.00	Smith, G. Bernard, Jr.	x			Patten, Wornom, Hatten & Diamonstein, L.C.
G1205198	1374	\$125,000.00	Trevillian, Hugh B., Sr.	x			Patten, Wornom, Hatten & Diamonstein, L.C.
G1199352	1375	\$75,000.00	Turner, Gene M., Sr.	x			Patten, Wornom, Hatten & Diamonstein, L.C.
G1206326	1376	\$100,000.00	Walker, Robert L.	x			Patten, Wornom, Hatten & Diamonstein, L.C.
G1195311	125	\$35,000.00	Lasher, Arthur	x			Paul, Reich & Myers, P.C.
G198310	1315	\$500.00	Brown, Mary E.	x			Provost Umphrey Law Firm, LLP
G1173142	1314	\$2,000.00	Cates, Glendon J.	x			Provost Umphrey Law Firm, LLP
G1173677	1316	\$2,000.00	Corie, George R.	x			Provost Umphrey Law Firm, LLP
None	1317	\$1,400.00	Daden, Johnny	x			Provost Umphrey Law Firm, LLP
G1018864	1318	\$6,000.00	Davis, Leroy L.	x			Provost Umphrey Law Firm, LLP
None	1319	\$6,000.00	Die, Joseph C.	x			Provost Umphrey Law Firm, LLP
G325699	1320	\$1,400.00	Elizondo, Emilio Sr.	x			Provost Umphrey Law Firm, LLP
G1173685	1321	\$1,750.00	Fortenberry, Verna F.	x			Provost Umphrey Law Firm, LLP
191076	1323	\$12,500.00	Green, Roy D.	x			Provost Umphrey Law Firm, LLP
G1127371	1324	\$25,000.00	Isham, Jimmy	x			Provost Umphrey Law Firm, LLP
G1022341	1325	\$1,400.00	Jiminez, Abel Jr.	x			Provost Umphrey Law Firm, LLP
G1048614	1326	\$6,000.00	Johnlouis, Larry	x			Provost Umphrey Law Firm, LLP
None	1327	\$1,400.00	Lee, Mack	x			Provost Umphrey Law Firm, LLP
G359508	1328	\$12,500.00	Lott, Melvin	x			Provost Umphrey Law Firm, LLP
None	1329	\$1,400.00	Martin, Hubert	x			Provost Umphrey Law Firm, LLP
G353778	1330	\$2,000.00	Mumphrey, John D.	x			Provost Umphrey Law Firm, LLP
None	1331	\$1,400.00	Murphy, Joseph R.	x			Provost Umphrey Law Firm, LLP
G1187247	1332	\$12,500.00	Page, J.C.	x			Provost Umphrey Law Firm, LLP
None	1333	\$1,750.00	Pederson, Gene F.	x			Provost Umphrey Law Firm, LLP
None	1335	\$2,000.00	Ramsey, Jess Sr.	x			Provost Umphrey Law Firm, LLP
G1033644	1336	\$1,400.00	Ray, Barbara	x			Provost Umphrey Law Firm, LLP
G316472	1337	\$1,400.00	Rogers, Ralph D.	x			Provost Umphrey Law Firm, LLP
G1188786	1338	\$1,750.00	Sandella, James	x			Provost Umphrey Law Firm, LLP
G75480	1339	\$1,400.00	Self, James H.	x			Provost Umphrey Law Firm, LLP
G1122504	1341	\$12,500.00	Sheridan, Nugent L.	x			Provost Umphrey Law Firm, LLP
G75485	1343	\$1,400.00	Smith, Daniel C.	x			Provost Umphrey Law Firm, LLP
G281452	1344	\$2,000.00	Smith, Lester L.	x			Provost Umphrey Law Firm, LLP
None	1345	\$6,000.00	Stanley, Donald G. Sr.	x			Provost Umphrey Law Firm, LLP
G28628	1346	\$1,400.00	Sullivan, Spencer L.	x			Provost Umphrey Law Firm, LLP
G1188784	1347	\$1,750.00	Taylor, George F.	x			Provost Umphrey Law Firm, LLP
None	1348	\$6,000.00	Taylor, John W.	x			Provost Umphrey Law Firm, LLP
G115731	1349	\$1,400.00	Thibodeaux, Phillip R.	x			Provost Umphrey Law Firm, LLP
None	1350	\$6,000.00	Thomas, Ary	x			Provost Umphrey Law Firm, LLP
G18866	1351	\$1,400.00	Thomas, Melvin L.	x			Provost Umphrey Law Firm, LLP
G1174256	1352	\$1,750.00	Turk, Charles E.	x			Provost Umphrey Law Firm, LLP
G1018865	1353	\$12,500.00	Walters, James T.	x			Provost Umphrey Law Firm, LLP
None	1354	\$1,400.00	Wells, Roger	x			Provost Umphrey Law Firm, LLP
G330700	1355	\$1,400.00	Willis, Edward	x			Provost Umphrey Law Firm, LLP
509373	580	\$1,000.00	Barras, Perry	x			Reaud, Morgan & Quinn, L.L.P.
G118662	550	\$2,000.00	Catron, George	x			Reaud, Morgan & Quinn, L.L.P.
G151337	562	\$2,000.00	Dugard, Milton	x			Reaud, Morgan & Quinn, L.L.P.
G117267	558	\$1,000.00	Faulk, Johnny O. Sr.	x			Reaud, Morgan & Quinn, L.L.P.
N67228	560	\$1,000.00	Grass, Charles S.	x			Reaud, Morgan & Quinn, L.L.P.
None	559	\$1,000.00	Griggs, Roy	x			Reaud, Morgan & Quinn, L.L.P.
A06569	553	\$1,000.00	Jackson, Frank B. Jr.	x			Reaud, Morgan & Quinn, L.L.P.
G117268	556	\$1,000.00	Jones, Cegers	x			Reaud, Morgan & Quinn, L.L.P.
G118806	557	\$2,000.00	Primm, Onnan Ross	x			Reaud, Morgan & Quinn, L.L.P.
G100446	1464	\$1,750.00	Avants, James	x			Scott and Scott LTD
None	1465	\$1,400.00	Flynt, Loyd	x			Scott and Scott LTD
G113309	1457	\$1,400.00	Hudson, Sandra E.	x			Scott and Scott LTD
None	1466	\$1,400.00	Martin, Eugene	x			Scott and Scott LTD
None	1458	\$1,750.00	Martin, Theodore	x			Scott and Scott LTD
G101417	1467	\$1,750.00	Meeks, Taft	x			Scott and Scott LTD
G193363	1468	\$1,400.00	Mooney, Joel	x			Scott and Scott LTD
G11463	1469	\$1,400.00	Newell, Buddy	x			Scott and Scott LTD
None	1471	\$1,400.00	Pepper, Herman	x			Scott and Scott LTD
G271541	1462	\$1,400.00	Smith, Oscar	x			Scott and Scott LTD
None	1472	\$1,750.00	White, Willie	x			Scott and Scott LTD

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
G1200478	2069	\$3,161.90	Alverson, Margaret Ann	x			THE LANIER LAW FIRM PLLC
G1196703	2071	\$7,904.76	Balk, Frederick	x			THE LANIER LAW FIRM PLLC
G1198388	2074	\$7,904.76	Barton, Robert J.	x			THE LANIER LAW FIRM PLLC
G1199765	2076	\$7,904.76	Beard, Joe	x			THE LANIER LAW FIRM PLLC
G1205071	2078	\$3,161.90	Berry, Carolyn S.	x			THE LANIER LAW FIRM PLLC
M1202549	2082	\$7,904.76	Biron, Rene H.	x			THE LANIER LAW FIRM PLLC
G1198423	2084	\$31,619.05	Bodaford, Richard	x			THE LANIER LAW FIRM PLLC
G1203739	2167	\$3,161.90	Bradford, Thomas	x			THE LANIER LAW FIRM PLLC
G1201440	2183	\$31,619.05	Byrne, Larry E.	x			THE LANIER LAW FIRM PLLC
G1196040	2202	\$12,647.62	Castronova, Joan E.	x			THE LANIER LAW FIRM PLLC
M1205523	2241	\$7,904.76	Creyts, Glenn Oral	x			THE LANIER LAW FIRM PLLC
None	1922	\$7,904.76	Daley, Richard M. III	x			THE LANIER LAW FIRM PLLC
G1205800	2247	\$3,161.91	Fisher, Robert K.	x			THE LANIER LAW FIRM PLLC
None	2251	\$79,047.62	Foster, Ronald	x			THE LANIER LAW FIRM PLLC
None	2257	\$3,161.90	Garrison, Arthur	x			THE LANIER LAW FIRM PLLC
G1150669	2263	\$3,161.90	Gauvin, Rita M.	x			THE LANIER LAW FIRM PLLC
G1201443	2267	\$7,904.76	Gearhart, Tremaine	x			THE LANIER LAW FIRM PLLC
G1187835	2276	\$79,047.62	Grogan, James	x			THE LANIER LAW FIRM PLLC
G125145	2285	\$3,161.91	Hauth, Elizabeth	x			THE LANIER LAW FIRM PLLC
G1196205	2438	\$79,047.62	Hosking, Edwin J.	x			THE LANIER LAW FIRM PLLC
M1202550	2439	\$7,904.76	Jokinen, Arne	x			THE LANIER LAW FIRM PLLC
G1199456	2440	\$7,904.76	Karlon, Ronald	x			THE LANIER LAW FIRM PLLC
G1173562	2441	\$31,619.05	Kelly, David O.	x			THE LANIER LAW FIRM PLLC
G1191701	2442	\$79,047.62	Kennett, Albert Floyd	x			THE LANIER LAW FIRM PLLC
M1200094	2446	\$7,904.76	Kronsperger, Edward	x			THE LANIER LAW FIRM PLLC
G1194414	2447	\$7,904.76	LaDuca, Victor	x			THE LANIER LAW FIRM PLLC
G1196204	2449	\$7,904.76	LaFaut, Gustave J.	x			THE LANIER LAW FIRM PLLC
G1134357	2436	\$3,161.91	Lomas, Harry Lee	x			THE LANIER LAW FIRM PLLC
G1199852	2435	\$79,047.62	Malavolti, John	x			THE LANIER LAW FIRM PLLC
None	2434	\$15,809.53	Martin, James E.	x			THE LANIER LAW FIRM PLLC
G1199764	2433	\$7,904.76	Martinez, Jesus R.	x			THE LANIER LAW FIRM PLLC
G1197837	2432	\$31,619.05	McIlwain, J.C.	x			THE LANIER LAW FIRM PLLC
G1173567	2430	\$7,904.76	Morgan, Gilbert	x			THE LANIER LAW FIRM PLLC
G1182171	2428	\$31,619.08	O'Connell, Michael J.	x			THE LANIER LAW FIRM PLLC
G1186162	2408	\$7,904.76	O'Donnell, William	x			THE LANIER LAW FIRM PLLC
G1202930	2340	\$7,904.76	Perri, Nick J.	x			THE LANIER LAW FIRM PLLC
G1202251	2337	\$191,295.24	Pulcini, Henry A. (Dec.)	x			THE LANIER LAW FIRM PLLC
G1175491	2328	\$7,904.76	Ramirez, David	x			THE LANIER LAW FIRM PLLC
None	2323	\$31,619.05	Randall, Paul	x			THE LANIER LAW FIRM PLLC
None	1937	\$31,619.05	Raynor, Timmie Andrew Jr.	x			THE LANIER LAW FIRM PLLC
G1201133	2321	\$3,161.92	Stebenne, Betty	x			THE LANIER LAW FIRM PLLC
G1201132	1729	\$31,619.05	VanDissel, Gerrit J.	x			THE LANIER LAW FIRM PLLC
G1199603	2317	\$316,190.47	Williams, Paul T.	x			THE LANIER LAW FIRM PLLC
G1167477	1444	\$1,850.00	Austin, Gordon	x			The Shepard Law Firm
G1167160	1441	\$6,750.00	Barisano, Michael	x			The Shepard Law Firm
G1198957	1453	\$1,850.00	Brennan, Norman	x			The Shepard Law Firm
G1167478	1445	\$1,850.00	Caracciolo, Michael	x			The Shepard Law Firm
G1198956	1452	\$9,500.00	Cinserruli, Joseph	x			The Shepard Law Firm
G1196529	1448	\$9,500.00	D'Andrea, Frederick	x			The Shepard Law Firm
G1208293	1447	\$67,500.00	Davis, Guy	x			The Shepard Law Firm
G1166715	1436	\$9,500.00	DeLeo, Lawrence	x			The Shepard Law Firm
G1197495	1449	\$9,500.00	Farrington, John	x			The Shepard Law Firm
G1167436	1439	\$9,500.00	Forrest, Willard	x			The Shepard Law Firm
G1167068	1438	\$9,500.00	Ivanouskas, Adolph	x			The Shepard Law Firm
G1205545	1446	\$9,500.00	MacDowell, Kenneth	x			The Shepard Law Firm
G1167437	1442	\$9,500.00	O'Toole, Peter	x			The Shepard Law Firm
G1188588	1455	\$9,500.00	Purcell, Helen	x			The Shepard Law Firm
G1198835	1451	\$9,500.00	Scafidi, Alfred	x			The Shepard Law Firm
None	1454	\$9,500.00	Shannon, Robert	x			The Shepard Law Firm
G1167069	1437	\$6,750.00	Sullivan, Gerald	x			The Shepard Law Firm
G1198834	1450	\$6,750.00	Sundberg, Robert	x			The Shepard Law Firm
G1167438	1443	\$9,500.00	Tan, Tang	x			The Shepard Law Firm
G1167161	1440	\$5,000.00	Tittel, Raymond	x			The Shepard Law Firm
N198371	107	\$635.00	Aliff, Elba	x			The Sutter Law Firm
N133828	69	\$2,000.00	Bailey, Gary A.	x			The Sutter Law Firm
N84552	70	\$2,000.00	Bias, Garland G.	x			The Sutter Law Firm
G83269	68	\$635.00	Boggs, Delbert	x			The Sutter Law Firm
N84628	71	\$62.90	Bostic, Edward L.	x			The Sutter Law Firm
G83278	73	\$635.00	Browning, Basil	x			The Sutter Law Firm
G83280	74	\$635.00	Bryan, Harold R.	x			The Sutter Law Firm

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
G83303	75	\$635.00	Crum, Donald	x			The Sutter Law Firm
G83311	76	\$635.00	Davis, Billy E.	x			The Sutter Law Firm
G77132	72	\$2,000.00	Duncan, Doyle E.	x			The Sutter Law Firm
G83326	77	\$635.00	Fleming, Jerry R.	x			The Sutter Law Firm
N133818	78	\$2,000.00	Frame, David W.	x			The Sutter Law Firm
N198375	108	\$635.00	Frazee, Donald	x			The Sutter Law Firm
G83343	79	\$635.00	Gullett, Hubert B.	x			The Sutter Law Firm
N198376	80	\$635.00	Hale, James E.	x			The Sutter Law Firm
N198377	109	\$635.00	Harris, Richard	x			The Sutter Law Firm
G83354	81	\$635.00	Hieneman, Charles	x			The Sutter Law Firm
G124743	82	\$635.00	Highley, John A.	x			The Sutter Law Firm
G83361	83	\$635.00	Holland, James R.	x			The Sutter Law Firm
G138816	84	\$2,000.00	Howard, Walter C.	x			The Sutter Law Firm
N198378	110	\$635.00	Humphrey, Mark	x			The Sutter Law Firm
G83917	102	\$635.00	Jenkins, George E.	x			The Sutter Law Firm
G1207534	85	\$35,000.00	Johnson, Clyde L.	x			The Sutter Law Firm
G138818	86	\$2,000.00	Keller, Raldo	x			The Sutter Law Firm
N133847	87	\$2,000.00	Kelley, Romie E.	x			The Sutter Law Firm
G138819	88	\$2,000.00	Kinser, Herbert B.	x			The Sutter Law Firm
G83387	89	\$635.00	Kitchen, Charles S.	x			The Sutter Law Firm
G83395	90	\$635.00	LeMaster, Dewey W.	x			The Sutter Law Firm
G133807	91	\$10,000.00	Liston, William F.	x			The Sutter Law Firm
G383920	103	\$635.00	Litteral, Harold D.	x			The Sutter Law Firm
N133822	92	\$2,000.00	Long, Ethel	x			The Sutter Law Firm
G83922	104	\$635.00	Milem, Douglas G.	x			The Sutter Law Firm
N84679	93	\$2,000.00	Moyers, William N.	x			The Sutter Law Firm
N84607	94	\$2,000.00	Prince, Harry L.	x			The Sutter Law Firm
G138833	95	\$2,000.00	Roach, Richard L.	x			The Sutter Law Firm
G138836	96	\$7,500.00	Sexton, James C.	x			The Sutter Law Firm
G83926	105	\$635.00	Sparks, William C.	x			The Sutter Law Firm
N84686	97	\$2,000.00	Sprouse, Harry D.	x			The Sutter Law Firm
G138839	98	\$2,000.00	Stanley, Edward L.	x			The Sutter Law Firm
G67537	106	\$635.00	Stewart, Billy	x			The Sutter Law Firm
N84613	99	\$2,000.00	Taylor, Clyde M.	x			The Sutter Law Firm
None	100	\$7,500.00	Wood, Frances	x			The Sutter Law Firm
Z14862	1836	\$2,500.00	Billings, Warren (Dec.)	x			The Wartnick Law Firm
G268641	1837	\$10,000.00	Fitzsimmons, Robert (Dec.)	x			The Wartnick Law Firm
G295492	1838	\$10,000.00	Nelson, Floyd (Dec.)	x			The Wartnick Law Firm
None	1456	\$9,500.00	Anderson, Richard		x		Bergman Draper Ladenburg Hart
None	1460	\$2,500.00	Bowers, Norman		x		Bergman Draper Ladenburg Hart
None	1463	\$9,500.00	Coulter, Donald		x		Bergman Draper Ladenburg Hart
None	1470	\$9,500.00	Fischer, Jacob		x		Bergman Draper Ladenburg Hart
None	1473	\$2,500.00	Griffin, Ronald		x		Bergman Draper Ladenburg Hart
None	1474	\$1,200.00	Heckman, Charles		x		Bergman Draper Ladenburg Hart
None	1475	\$2,500.00	Johnson, Donald E.		x		Bergman Draper Ladenburg Hart
None	1476	\$9,500.00	Jones, James		x		Bergman Draper Ladenburg Hart
None	1477	\$9,500.00	Jorgensen, Bent		x		Bergman Draper Ladenburg Hart
None	1478	\$2,500.00	Kimball, William		x		Bergman Draper Ladenburg Hart
None	1479	\$9,500.00	Long, Robert		x		Bergman Draper Ladenburg Hart
None	1480	\$9,500.00	McGee, James		x		Bergman Draper Ladenburg Hart
None	1481	\$9,500.00	Ostman, Fred		x		Bergman Draper Ladenburg Hart
None	1483	\$9,500.00	Porter, Dorothy		x		Bergman Draper Ladenburg Hart
None	1485	\$2,500.00	Weisz, Clifford		x		Bergman Draper Ladenburg Hart
None	1484	\$9,500.00	Wood, Marilyn		x		Bergman Draper Ladenburg Hart
G1202688	1542	\$10,000.00	Cervantes, Antonio (Dec.)		x		Caroselli Beachler McTiernan & Conboy
G1206291	1549	\$75,000.00	Daniels, Charles (Dec.)		x		Caroselli Beachler McTiernan & Conboy
G1208870	1544	\$45,000.00	Hammers, Norbert		x		Caroselli Beachler McTiernan & Conboy
G1207913	1546	\$40,000.00	Opalko, Anna Marie		x		Caroselli Beachler McTiernan & Conboy
G163178	1551	\$5,000.00	Wickline, Owen (Dec.)		x		Caroselli Beachler McTiernan & Conboy
G1203942	2478	\$5,000.00	Brooks, Victor		x		FLEMING, NOLAN & JEZ, L.L.P.
G1207194	2459	\$14,000.00	Dremel, Donald		x		FLEMING, NOLAN & JEZ, L.L.P.
G1203749	2490	\$30,000.00	Pease, Herbert		x		FLEMING, NOLAN & JEZ, L.L.P.
G1208955	1555	\$90,000.00	Williams, Keith E. (Dec.)		x		Harvitz & Schwartz
M1203919	1605	\$200,000.00	Flagg, Joseph (Dec.)		x		Howard, Brenner & Nass, P.C.
M1174441	1695	\$85,000.00	Jennings, Lewis B. (Dec.)		x		Howard, Brenner & Nass, P.C.
G1197127	1690	\$1,000.00	Villanova, Kenneth R. (Dec.)		x		Howard, Brenner & Nass, P.C.
G1184164	1691	\$1,000.00	Whitman, Carl A. (Dec.)		x		Howard, Brenner & Nass, P.C.
G1209274	1565	\$5,500.00	Ayer, John		x		Keller, Fishback & Jackson LLP
G1204974	1568	\$7,500.00	Gill, James (Dec.)		x		Keller, Fishback & Jackson LLP
G1207785	1570	\$5,000.00	Gregory, Charles		x		Keller, Fishback & Jackson LLP

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
G1207347	1596	\$2,000.00	MacLeod, Robert		x		Keller, Fishback & Jackson LLP
G1206704	1566	\$10,000.00	Miller, Ralph		x		Keller, Fishback & Jackson LLP
G1206459	1569	\$3,500.00	Simmons, Keith		x		Keller, Fishback & Jackson LLP
G1208794	1567	\$5,000.00	Smith, Donnie (Dec.)		x		Keller, Fishback & Jackson LLP
G1210787	1048	\$3,500.00	Nelson, Donald		x		Law Office of Devin Robinson
G1210307	2227	\$50,000.00	French, Leonard Wayne		x		MAUNE RAICHLÉ HARTLEY FRENCH MUDD, LLC
G1209921	2293	\$20,000.00	Lorbecke, Leland		x		MAUNE RAICHLÉ HARTLEY FRENCH MUDD, LLC
G1207386	2303	\$60,000.00	Simpson, Darwin		x		MAUNE RAICHLÉ HARTLEY FRENCH MUDD, LLC
G1201748	1540	\$2,800.00	Adamus, Andrew		x		Michael B. Serling, P.C.
G1201854	1541	\$1,000.00	Bozarth, Joseph		x		Michael B. Serling, P.C.
G1198746	1748	\$1,000.00	Brewer, Kim		x		Michael B. Serling, P.C.
G1200165	1749	\$2,800.00	Brooks, Frederick		x		Michael B. Serling, P.C.
G1198299	1750	\$2,800.00	Burgess, Kenneth		x		Michael B. Serling, P.C.
G1200401	1751	\$1,000.00	Burson, Nicholas Jr. (Dec.)		x		Michael B. Serling, P.C.
G1197925	1752	\$1,800.00	Byrne, John E. (Dec.)		x		Michael B. Serling, P.C.
G1199615	1753	\$3,500.00	Caputo, Sandra		x		Michael B. Serling, P.C.
G1200172	1754	\$1,000.00	Carpinetti, Libro (Dec.)		x		Michael B. Serling, P.C.
G1199384	1755	\$1,000.00	Chaput, Raymond Henry		x		Michael B. Serling, P.C.
G1198748	1756	\$1,000.00	Collins, Christopher Columbus		x		Michael B. Serling, P.C.
G1197932	1757	\$1,000.00	Collins, Paul Raymond		x		Michael B. Serling, P.C.
G1198302	1758	\$1,000.00	Conner, Emmitt Earl Sr.		x		Michael B. Serling, P.C.
G1198298	1759	\$1,000.00	Coole, Beryl Glenn		x		Michael B. Serling, P.C.
G1197928	1760	\$1,000.00	Fancsal, Ronald George		x		Michael B. Serling, P.C.
G1201851	1761	\$1,800.00	Gaffrey, James E. (Dec.)		x		Michael B. Serling, P.C.
G1201859	1762	\$1,000.00	Gillum, Charles Jr.		x		Michael B. Serling, P.C.
G1197931	1763	\$1,000.00	Gouin, Roger		x		Michael B. Serling, P.C.
G1200173	1764	\$1,000.00	Harrington, Bernard		x		Michael B. Serling, P.C.
G1200406	1765	\$1,000.00	Henderson, Jackie		x		Michael B. Serling, P.C.
G1200402	1766	\$2,800.00	Hewitt, Gary		x		Michael B. Serling, P.C.
G1198465	1767	\$1,000.00	Hofmann, Joseph		x		Michael B. Serling, P.C.
G1197926	1768	\$1,000.00	Holley, Harvey		x		Michael B. Serling, P.C.
G1198655	1769	\$1,000.00	Kewin, Harland		x		Michael B. Serling, P.C.
G1197929	1770	\$1,000.00	King, Ogra		x		Michael B. Serling, P.C.
G1199614	1786	\$1,000.00	Kish, William		x		Michael B. Serling, P.C.
G1197935	1787	\$1,000.00	Kokuba, Stanley		x		Michael B. Serling, P.C.
G1200168	1788	\$1,000.00	Kwiatkowski, Alexander		x		Michael B. Serling, P.C.
G1201852	1789	\$2,800.00	Laurens, Frederick		x		Michael B. Serling, P.C.
G1197574	1790	\$1,000.00	Lowler, John		x		Michael B. Serling, P.C.
G1198745	1791	\$1,000.00	Lundgren, Francis		x		Michael B. Serling, P.C.
G1198747	1792	\$1,000.00	Lundy, George		x		Michael B. Serling, P.C.
G1200407	1793	\$1,000.00	Madary, Richard Jr.		x		Michael B. Serling, P.C.
G1197566	1798	\$2,800.00	Masters, John E. Sr.		x		Michael B. Serling, P.C.
G1198738	1799	\$2,800.00	McLaughlin, Gordon		x		Michael B. Serling, P.C.
G1197936	1801	\$1,000.00	Meurer, Bernard		x		Michael B. Serling, P.C.
G1197934	1802	\$1,000.00	Miller, William		x		Michael B. Serling, P.C.
G1199618	1804	\$1,000.00	Morson, Darrel Sr.		x		Michael B. Serling, P.C.
G1198744	1805	\$1,000.00	Nielsen, James		x		Michael B. Serling, P.C.
G1200167	1806	\$1,000.00	Noe, James Sr.		x		Michael B. Serling, P.C.
G1199617	1807	\$2,800.00	O'Bear, Elmer		x		Michael B. Serling, P.C.
G1198466	1809	\$1,000.00	Pechette, Kenneth		x		Michael B. Serling, P.C.
G1199382	1810	\$1,000.00	Ray, Jackie		x		Michael B. Serling, P.C.
G1198300	1811	\$2,800.00	Shattelroe, Charles		x		Michael B. Serling, P.C.
G1198656	1812	\$1,000.00	Shrum, Marvin		x		Michael B. Serling, P.C.
G1198657	1814	\$1,000.00	Sieloff, Howard		x		Michael B. Serling, P.C.
G1201853	1815	\$2,800.00	Smith, Owen		x		Michael B. Serling, P.C.
G1201857	1816	\$1,000.00	Sordyl, Randolph		x		Michael B. Serling, P.C.
G1198297	1818	\$1,800.00	Speir, Robert		x		Michael B. Serling, P.C.
G1200408	1819	\$1,800.00	Stark, Jay		x		Michael B. Serling, P.C.
G1198301	1820	\$1,000.00	Stavola, John Sr.		x		Michael B. Serling, P.C.
G1198470	1821	\$1,000.00	Stone, William		x		Michael B. Serling, P.C.
G1200171	1822	\$1,000.00	Stonebraker, Robert		x		Michael B. Serling, P.C.
G1199380	1823	\$1,000.00	Sturgill, James		x		Michael B. Serling, P.C.
G1198467	1824	\$1,000.00	Sytaniak, John		x		Michael B. Serling, P.C.
G1198743	1825	\$1,000.00	Tackett, Larry		x		Michael B. Serling, P.C.
G1198742	1826	\$1,000.00	Tarr, Frederick		x		Michael B. Serling, P.C.
G1197571	1827	\$1,000.00	Thompson, James		x		Michael B. Serling, P.C.
G1199381	1828	\$1,000.00	Tilk, Harold		x		Michael B. Serling, P.C.
G1197937	1830	\$1,000.00	Toth, Michael		x		Michael B. Serling, P.C.
G1201856	1831	\$1,000.00	Trost, Robert		x		Michael B. Serling, P.C.
G1200170	1832	\$1,000.00	Whorley, Raymond		x		Michael B. Serling, P.C.

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
G1202826	128	\$5,000.00	Arena, John L.		x		Paul, Reich & Myers, P.C.
G1199984	130	\$75,000.00	Frantz, Kenneth L. Sr.		x		Paul, Reich & Myers, P.C.
G1163203	129	\$20,000.00	Wolffinger, Robert F.		x		Paul, Reich & Myers, P.C.
Z17559	1846	\$365.00	Gilbert, Robert (Dec.)			x	Law Offices of Peter G. Angelos, P.C.
G201928	1968	\$750.00	Pierson, Earl (Dec.)			x	BRAYTON PURCELL
G1195047	2410	\$2,000.00	Williamson, Eldon O.			x	BRAYTON PURCELL
174414	1743	\$365.00	Crawford, Basil R. (Dec.)			x	Law Offices of Peter G. Angelos, P.C.
N184818	1520	\$5,000.00	Dibiassi, John			x	Law Offices of Peter G. Angelos, P.C.
G214072	1521	\$5,000.00	Fatibene, Leonardo			x	Law Offices of Peter G. Angelos, P.C.
179963	1893	\$365.00	Hendricks, Druel (Dec.)			x	Law Offices of Peter G. Angelos, P.C.
N190248	1525	\$5,000.00	Hill, James L.			x	Law Offices of Peter G. Angelos, P.C.
G1179535	1800	\$1,000.00	Honicker, William T. Sr. (Dec.)			x	Law Offices of Peter G. Angelos, P.C.
107099	1803	\$1,000.00	Houser, Leroy			x	Law Offices of Peter G. Angelos, P.C.
G1179543	1813	\$1,000.00	Laboy, Martin C.			x	Law Offices of Peter G. Angelos, P.C.
G199576	1528	\$5,000.00	Otten, Reinhard (Dec.)			x	Law Offices of Peter G. Angelos, P.C.
520653	2045	\$1,500.00	Peace, William C. (Dec.)			x	Law Offices of Peter G. Angelos, P.C.
514617	1985	\$365.00	Roeder, Lorraine			x	Law Offices of Peter G. Angelos, P.C.
G1179544	1855	\$1,000.00	Strauss, Donald C.			x	Law Offices of Peter G. Angelos, P.C.
G1198876	2411	\$12,500.00	Wambolt, Elvin (Dec)				BRAYTON PURCELL
G1206317	2483	\$7,500.00	Headley, Joseph Anthony				BRENT COON & ASSOCIATES
G1205108	2033	\$480,000.00	Nelson, James Lee				BROOKMAN ROSENBERG BROWN & SANDLER
G1209573	115	\$5,000.00	Worthen, Parley (Dec)				Clapper Patti Schweizer & Mason
G1213772	176	\$45,000.00	Bell, James R.				Early, Lucarelli, Sweeney & Meisenkothen
I1107397	189	\$15,000.00	Coddington, George				Early, Lucarelli, Sweeney & Meisenkothen
G1213923	270	\$20,000.00	Deems, Rowland				Early, Lucarelli, Sweeney & Meisenkothen
M1124037	186	\$20,000.00	Desisto, Louis				Early, Lucarelli, Sweeney & Meisenkothen
M1124028	190	\$15,000.00	Eaton, Arthur				Early, Lucarelli, Sweeney & Meisenkothen
G1213773	178	\$50,000.00	Erickson, Richard				Early, Lucarelli, Sweeney & Meisenkothen
G1213294	183	\$20,000.00	Halpern, Melvyn				Early, Lucarelli, Sweeney & Meisenkothen
G1213296	184	\$20,000.00	Killard, John Sr.				Early, Lucarelli, Sweeney & Meisenkothen
I1133315	185	\$20,000.00	Ladwig, Donald				Early, Lucarelli, Sweeney & Meisenkothen
G1213297	191	\$15,000.00	Larosa, Frank				Early, Lucarelli, Sweeney & Meisenkothen
G1213298	187	\$20,000.00	Larsen, Berry				Early, Lucarelli, Sweeney & Meisenkothen
G1213299	192	\$15,000.00	Maye, David				Early, Lucarelli, Sweeney & Meisenkothen
G1213774	182	\$20,000.00	Roush, Floyd E.				Early, Lucarelli, Sweeney & Meisenkothen
G1213924	271	\$20,000.00	Scott, Robert				Early, Lucarelli, Sweeney & Meisenkothen
G1213778	177	\$50,000.00	Share, Harold				Early, Lucarelli, Sweeney & Meisenkothen
G1213925	272	\$16,250.00	Staley, Joseph				Early, Lucarelli, Sweeney & Meisenkothen
I1056169	180	\$20,000.00	Twohill, Robert				Early, Lucarelli, Sweeney & Meisenkothen
G1213301	179	\$20,000.00	Walsh, John P.				Early, Lucarelli, Sweeney & Meisenkothen
G1209725	188	\$16,250.00	Watson, Virgil J.				Early, Lucarelli, Sweeney & Meisenkothen
G1185429	1668	\$1,000.00	Dell, Gerald				Gori Julian & Associates, P.C.
N73125	1487	\$1,000.00	Hulbert, Donald J.				JAMES F HUMPHREYS & ASSOCIATES
G228085	2536	\$3,500.00	Jackson, Loren W.				JAMES F HUMPHREYS & ASSOCIATES
G1213581	1489	\$1,800.00	Lemmings, Clyde V.				JAMES F HUMPHREYS & ASSOCIATES
G261884	1490	\$2,000.00	Spaulding, William R.				JAMES F HUMPHREYS & ASSOCIATES
G1179537	1854	\$1,500.00	Rineholt, David A. (Dec.)				Law Offices of Peter G. Angelos, P.C.
None	2000	\$10,000.00	Van Pelt, Howard Alle (Dec.)				Law Offices of Peter G. Angelos, P.C.
G1199609	2188	\$125,000.00	Case, Ernest				LEVY KONIGSBERG, LLP
G1176355	2198	\$35,000.00	Gerber, Catherine				LEVY KONIGSBERG, LLP
N1196842	2209	\$20,000.00	Lowther, Leslie				LEVY KONIGSBERG, LLP
G1203793	2182	\$25,000.00	McCann, John				LEVY KONIGSBERG, LLP
N1078366	1195	\$1,100.00	Sanders, Clarence				Morris, Sakalarios and Blackwell, PLLC
G1173576	1408	\$2,500.00	Rasmussen, James Dag				Motley Rice LLC
G123796	453	\$2,500.00	Perkins, John W.				N. Calhoun Anderson, Jr., PC
G1213795	459	\$2,500.00	Saunders (Sauders), John Augustus				N. Calhoun Anderson, Jr., PC
G1202104	1379	\$225,000.00	Graham, Robert F.				Patten, Wornon, Hatten & Diamonstein, L.C.
G1201639	1380	\$200,000.00	Patton, Ralph W.				Patten, Wornon, Hatten & Diamonstein, L.C.
G1022438	1322	\$1,400.00	Gonzales, David				Provost Umphrey Law Firm, LLP
G1213794	1334	\$1,400.00	Perelda, Atanacio				Provost Umphrey Law Firm, LLP
None	1342	\$2,000.00	Simon, Jesse				Provost Umphrey Law Firm, LLP
G1208483	101	\$1,500.00	Savelesky, Aida				Rose Klein and Marias
G1208965	1073	\$20,000.00	Anderson, Bobby R.				Terrell Hogan
G1211452	1075	\$93,500.00	Benson, Vernon R.				Terrell Hogan
G1209489	1076	\$37,500.00	Coker, John Hart				Terrell Hogan
G1210365	1077	\$20,000.00	Cowart, Harold G. Jr.				Terrell Hogan
G1209649	1082	\$6,000.00	Douberly, James O.				Terrell Hogan
G1209770	1084	\$30,000.00	Hayes, Moses				Terrell Hogan
G1209651	1079	\$20,000.00	Johnson, Robert R.				Terrell Hogan
G1203783	1524	\$7,904.00	Baumbach, Stanley				THE LANIER LAW FIRM PLLC

Modified Joint Plan - Ex. B

Colt ID	PACER Number	Amount Claimed	Creditor Name	Subject to Pending Objection	Objection Withdrawn by Debtors	POC Withdrawn by Claimant	Law Firm
G1187172	1612	\$7,904.76	Dean, Jimmie Lee				THE LANIER LAW FIRM PLLC
None	1613	\$4,742.86	Geary, Laverne				THE LANIER LAW FIRM PLLC
G1139778	1638	\$79,047.62	McClendon, Edward				THE LANIER LAW FIRM PLLC
G1203107	1688	\$77,904.76	McMichael, Roland Noel Sr.				THE LANIER LAW FIRM PLLC
M1186064	1692	\$79,047.62	Pushard, Richard N. Sr.				THE LANIER LAW FIRM PLLC
G1135704	1698	\$57,904.76	Reid, William Robert Jr.				THE LANIER LAW FIRM PLLC
G1192059	1702	\$57,904.76	Reiss, Frank E.				THE LANIER LAW FIRM PLLC
G1201376	1709	\$31,619.05	Sinka, Gabriel				THE LANIER LAW FIRM PLLC
G1191447	1714	\$7,904.76	Sousa, Kenneth J.				THE LANIER LAW FIRM PLLC
G1199099	1723	\$7,904.76	Summers, Robert J.				THE LANIER LAW FIRM PLLC
G1182172	1725	\$15,809.53	Theriot, Robert Edward				THE LANIER LAW FIRM PLLC
G1202561	1727	\$7,904.76	Toffoloni, Joseph P.				THE LANIER LAW FIRM PLLC
G1188643	1731	\$7,904.76	Waters, Myrlos R.				THE LANIER LAW FIRM PLLC
G1206762	1736	\$15,809.52	Whittington, Jerry				THE LANIER LAW FIRM PLLC
None	181	\$78,571.43	Kominsky, Theodore Nelson & Janet Sue, GARLOCK SEALING TECHNOLOGIES LLC - is named as the CREDITOR				The Nemeroff Law Firm
G1120802	None	1,400.00	Vinson, Weldon Davis (dec)				Carlie
G1121381	None	500.00	Blanton, Mary				Carlie
P1079910	None	500.00	Green, Rosemary Edwards (dec)				Carlie
P1079902	None	1,400.00	Groomer, Dennis				Carlie
G1011233	None	1,400.00	King, Donald				Carlie
G1011256	None	1,400.00	Little, Jeff R				Carlie
G1011325	None	1,400.00	Nelson, Webster				Carlie
G1011362	None	1,400.00	Pippins, Cecil				Carlie
G1011371	None	1,400.00	Pritchett, John				Carlie
G1011385	None	1,400.00	Ritter, James E				Carlie
G1011452	None	1,400.00	Stanley, Hughes				Carlie
G1011494	None	1,400.00	Vernon, Danny				Carlie
N1206212	None	20,000.00	Ashton, Gilbert				Goldberg Persky
G1208872	None	75,000.00	Jablonski, Richard C (dec)				RG Taylor
G1206829	None	10,000.00	Frymire, Kelly				Simmons
G1203044	None	20,000.00	Butt, Martin Douglas (dec)				Simmons
G1206815	None	5,000.00	Esayan, John				Simmons
G1207654	None	15,000.00	Forrester, Jeff Jr (dec)				Simmons
G1208467	None	100,000.00	Gahan, James				Simmons
G1209151	None	60,000.00	Kersting, Thomas				Simmons
G1210027	None	40,000.00	Lowe, Hager				Simmons
G1205298	None	20,000.00	Mitchell, Vincent Joseph (dec)				Simmons
G1206617	None	50,000.00	Quintana Jose Abran Jr (dec)				Simmons
G1203889	None	20,000.00	Ridge, Paul John (dec)				Simmons
G1208464	None	100,000.00	Schlecht, Dwane				Simmons
G1208042	None	7,500.00	Turner, Charles				Simmons
G1208465	None	15,000.00	White, Neil (dec)				Simmons
None	None	40,000.00	DORGAN, ALBERT				SIMMONS BROWDER GIANARIS ANGELES & BARNERD
None	None	25,000.00	HANSON, HARRY (DEC)				SIMMONS BROWDER GIANARIS ANGELES & BARNERD
None	None	10,000.00	WILSON, CARRIE				SIMMONS BROWDER GIANARIS ANGELES & BARNERD
None	2266	\$15,000.00	Jarvie, James G.				WILLIAMS KHERKHER HART & BOUNDAS LLP

APPENDIX VII: PRE-PETITION JUDGMENT GST ASBESTOS CLAIMS

<u>Claimant Name</u>	<u>Jurisdiction</u>	<u>Claim Amount Asserted</u>	<u>Judgment Date</u>
Torres, Dora	Cameron County, TX	\$675,000 (plus interest)	March 22, 2010
Morales, Angelica Torres *	Cameron County, TX	\$675,000 (plus interest)	March 22, 2010

* Debtors believe claimant is asserting claim as the personal representative of the estate of Oscar Torres.

EXHIBIT C

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE WESTERN DISTRICT OF NORTH CAROLINA
Charlotte Division**

IN RE:

GARLOCK SEALING TECHNOLOGIES
LLC, et al.,

Debtors.¹

Case No. 10-BK-31607

Chapter 11

Jointly Administered

IN RE:

OLDCO, LLC, SUCCESSOR BY MERGER
TO COLTEC INDUSTRIES INC,

Debtor.

Case No. _____

Chapter 11

Jointly Administered

COOPERATION AGREEMENT

¹ The debtors in these jointly administered cases are Garlock Sealing Technologies LLC; Garrison Litigation Management Group, Ltd.; The Anchor Packing Company; and Oldco, LLC, successor by merger to Coltec Industries Inc.

GST SETTLEMENT FACILITY

_____, 2016

GARLOCK SEALING
TECHNOLOGIES LLC
Attn:

GARRISON LITIGATION
MANAGEMENT GROUP, LTD.
Attn:

OLDCO, LLC
Attn:

Re: Cooperation Agreement Between the GST Settlement Facility (the “**Settlement Facility**”) and the Reorganized Debtors

Dear _____ and _____:

Pursuant to the Modified Joint Plan of Reorganization of Garlock Sealing Technologies LLC, et al. and Oldco, LLC, Proposed Successor By Merger to Coltec Industries Inc, as it may be amended or modified (the “**Plan**”), this letter sets forth the agreement between the Settlement Facility and the Reorganized Debtors regarding the Settlement Facility’s taking possession of certain Documents (as defined herein) and the Reorganized Debtors’ obligations to assist the Settlement Facility in the processing, resolution, and defense of Asbestos Claims (the “**Cooperation Agreement**”).²

1. Capitalized terms not otherwise defined herein have the meanings defined in the Plan. As used in this Cooperation Agreement, the term “**Document**” means any written record or electronically-stored information, including any writings, notes, memoranda, drawings,

² All capitalized terms not otherwise defined herein have the meanings defined in the Plan. As used in this Cooperation Agreement, the terms “**Debtors**” refers to the debtors and debtors-in-possession in the jointly-administered bankruptcy cases styled *In re Garlock Sealing Technologies, LLC, et al.*, Case No. 10-31607 (Bankr. W.D.N.C.) and *In re OldCo, LLC*, Case No. 16-____ (Bankr. W.D.N.C.), together with all of their predecessors-in-interest. “**Reorganized Debtors**” are the Reorganized Debtors identified in the Plan. “**GST Asbestos Claims**” and “**Coltec Asbestos Claims**” refer to certain claims against the Debtors as defined in the Plan. “**Asbestos Claims**” means GST Asbestos Claims and Coltec Asbestos Claims.

graphs, charts, photographs, sound recordings, images, indexes and other data, data compilations, or databases. The term “asbestos claims” includes all manner of claims (as defined in 11 U.S.C. § 101(5)), whether pending, dismissed, or paid, that are or were based on alleged personal injury or wrongful death related to asbestos, including but not limited to “Asbestos Claims” as defined in the Plan. The term “asbestos claimants” means the holder of any asbestos claim. Unless the context otherwise requires, the singular form of any noun or pronoun includes the plural form, and vice versa.

2. Under the procedures set forth in this Cooperation Agreement, the Reorganized Debtors shall provide, or cause to be provided, to the Settlement Facility, the Documents described below. The Reorganized Debtors acknowledge that they have succeeded to possession, custody, or control of the Documents they are agreeing to provide pursuant to this Cooperation Agreement and which were maintained by Debtors before and during the Chapter 11 Cases.

3. The Reorganized Debtors shall provide, or cause to be provided to, the Settlement Facility the following:

- (a) A Microsoft-Access or other usable format copy of Garrison’s historical asbestos claims database (“**FADA**”), except fields providing information related to Debtors’ defense counsel and other fields not pertinent to the processing or resolution of Asbestos Claims. Reorganized Debtors shall provide the Settlement Facility a list and description of any withheld fields.
- (b) The following non-privileged documents maintained by Garrison at Garrison’s offices or at offsite storage sites related to asbestos claims: (i) non-privileged documents relating to GST Products and Coltec Products (as defined in the CRP) including standard discovery responses, product lists, technical specifications, material data sheets, test results, catalogs, advertisements, marketing materials, sales records, invoices, and shipping records; (ii) a copy of documents the production of which was overseen by Garrison and which related specifically to GST Products or Coltec Products in litigation prior to the Petition Date; and (iii) deposition transcripts of fact and expert witnesses related to the litigation of asbestos claims; and (iv) evidentiary exhibits offered at hearing or trial of asbestos claims. The Reorganized Debtors represent that Garrison did not maintain, develop, or utilize a comprehensive list of locations or job sites at which the presence of GST Products or Coltec Products has been alleged or established. The Reorganized Debtors further represent that, except for certain records related to settlements and audit materials, Garrison had no policy or practice of directing outside counsel to store and maintain specific categories of documents related to asbestos claims.

- (c) A list of all unpaid Settled GST Asbestos Claims and Pre-Petition Judgment GST Asbestos Claims (as defined in the CRP) as to which all conditions to payment under the applicable settlement agreement, jury verdict or judgment have been satisfied. The Reorganized Debtors represent that there are no settled Coltec Asbestos Claims and no Coltec Asbestos Claims that are the subject of pre-petition judgments.
- (d) Documents and information submitted by Asbestos Claimants asserting a Settled GST Asbestos Claim in connection with the Settled Claims Bar Date (as defined in the CRP).
- (e) Non-privileged documents and information relating to the potential resolution or settlement of any asserted Settled GST Asbestos Claim, including but not limited to communications between Debtors or their representatives and claimants or their representatives regarding such claims, including both prepetition and post-petition documents.
- (f) A copy of any supersedeas bond or similar assurance of payment posted and still in effect with respect to any judgment entered against any of the Debtors on a GST Asbestos Claim as well as a copy of court filings and briefs pertaining to appeals pending as of the Petition Date with respect to any such claims.
- (g) A copy, in a format accessible to the Settlement Facility and including imaged copies of documents (if applicable), of: (i) the database of Asbestos Claim ballots and Asbestos Claim proofs of claim submitted in the Chapter 11 Cases and maintained by Rust/Omni; (ii) a copy of the database that contains the mesothelioma personal injury questionnaires; and (iii) a copy of discoverable reliance materials utilized in the formulation of the Plan or produced in connection with expert testimony offered at the confirmation hearing for the Plan.
- (h) A copy of Documents produced by the Debtors in connection with the estimation of mesothelioma claims during the Chapter 11 Cases and of Documents produced by Debtors in connection with litigation concerning the Second Amended Plan of Reorganization submitted in Case No. 10-31607; including, without limitation, produced or otherwise disclosed reliance materials and reports related to the testimony of Debtors' claims-related experts concerning the estimation of mesothelioma claims.
- (i) With respect to Documents described in this Paragraph 3 which are in paper form, the Reorganized Debtors shall provide the materials in the manner in which the Reorganized Debtors generally retain their business records in the ordinary course of their business at a time that is reasonably acceptable to the Asbestos Trustee and the Reorganized

Debtors. With respect to Documents described in this Paragraph 3 kept in electronic format, the Reorganized Debtors shall provide the information on compact disc or other electronic media as reasonably requested by the Asbestos Trustee. Any Document described in this Paragraph 3 that consists of a database or data compilation in electronic or digital form shall be produced in computer-readable format and shall include any existing descriptions of data tables and fields used in the database or compilation. The Reorganized Debtors shall also provide the Settlement Facility with a copy of any existing electronic and paper index that identifies or describes the contents of any disc, database, or box of Documents described in this Paragraph 3.

4. Debtors maintain releases given by asbestos claimants in varying locations: at GLM's offices, off-site storage maintained by Garrison, and in the files of local and regional counsel who represented Debtors. At the Asbestos Trustee's request, Reorganized Debtors shall collect and provide such releases in their possession, contact outside counsel, retrieve a copy of such releases and assist the Asbestos Trustee in compiling a database of these releases (if desired by the Asbestos Trustee).

5. Some unindexed materials, including but not limited to exposure affidavits and other documents of GST Products and Coltec Products provided by asbestos claimants, are maintained by Garrison at Garrison's offices or at offsite storage sites. At the Asbestos Trustee's request, and with appropriate agreements or procedures to preserve such claims of privilege as the Reorganized Debtors wish to assert, Reorganized Debtors shall make available these materials for inspection and copying or collection by the Trustee.

6. Reorganized Debtors shall, within five (5) days from the effective date of this Cooperation Agreement, or as soon thereafter as practicable, provide to the Settlement Facility a copy of FADA. Otherwise, all Documents described in paragraph 3 shall be delivered to the Settlement Facility by [_____] or, upon reasonable notice, on an earlier date if specified by the Settlement Facility. **[This Paragraph complies with and fulfills the requirement in Section [_____] of the Plan that the Settlement Facility issue written instructions for the transfer and assignment of books and records.]** By [_____] the Reorganized Debtors shall provide the Settlement Facility with a written certification that they have complied fully with the obligations set forth in paragraph 3, or, if unable to so comply, shall provide a written explanation of reasons ("**Initial Certification**").

7. The Reorganized Debtors shall provide direct assistance prior to the Effective Date of the Plan and for a period of [_____] after the Effective Date of the Plan for the specific purpose of assisting the Settlement Facility in the provision of Documents for the Settlement Facility's use, compiling and providing releases to the Asbestos Trustee if so requested, and otherwise assisting the Settlement Facility in the processing, resolution, and defense of Asbestos Claims. Debtors shall use their best efforts to enter consulting agreements with [_____] in order to make their services available to assist the Settlement Facility for a period of [_____] for the purpose of (a) identifying facts related to specific Asbestos Claims for which the Settlement Facility is responsible, (b) utilizing their knowledge and familiarity with the Documents to more effectively and/or more efficiently process, resolve,

or defend Asbestos Claims, and (c) authenticating or proving the chain of custody of Documents for admissibility purposes in court or other proceedings. Reorganized Debtors will provide other information, documents or assistance as the Asbestos Trustee might reasonably request on terms to be agreed between the Reorganized Debtors and the Settlement Facility.

8. Subject to the limitations set forth in Paragraph 12, the Settlement Facility shall reimburse the Reorganized Debtors for all expenses related to the retention, storage, and provision of Documents required by the Cooperation Agreement and for such further expenses as may be agreed to by the Asbestos Trustee pursuant to Paragraphs 4, 5, 7, 10, 11, and 12 or otherwise. The Settlement Facility shall not be obligated to reimburse general costs for personnel, facility leases, utilities, or other overhead of any Reorganized Debtors or affiliates unless such costs represent a reasonable allocation of expenses actually incurred by the Reorganized Debtors to comply with this Cooperation Agreement. Costs incurred by the Reorganized Debtors' outside counsel for the retention of documents shall be subject to reimbursement by the Settlement Facility only after the conclusion of the one-year retention period specified in paragraph 10 and then only by agreement with the Asbestos Trustee pursuant to paragraph 12. On request by the Asbestos Trustee, the Reorganized Debtors shall provide estimates of the amount and nature of costs for which Reorganized Debtors anticipate seeking reimbursement.

9. Nothing herein shall be interpreted as requiring the Reorganized Debtors to create any new Documents or to update or revise any of the information described herein. Further, the Settlement Facility shall be solely responsible for acquiring any necessary licenses, and paying all associated fees, in connection with the Settlement Facility's use of any electronic database or documents provided hereunder.

10. Debtors and Reorganized Debtors shall retain all documents related to the processing, resolution, and defense of asbestos claims for a period of no less than three (3) years from the date of the Initial Certification. Reorganized Debtors will likewise request that outside counsel who represented Debtors or Reorganized Debtors retain all documents related to the processing, resolution, and defense of asbestos claims for a period of no less than one (1) year from the date of the Initial Certification. The costs incurred for such retention shall be reimbursed by the Settlement Facility subject to the limitations in paragraph 8.

11. Documents related to the processing, resolution, and defense of asbestos claims not already provided or made available to the Settlement Facility under this Cooperation Agreement may be disposed of before three (3) years (for Debtors and Reorganized Debtors) or one (1) year (for outside counsel) from the date of the Initial Certification only if, (i) a detailed description of such documents is made available to the Asbestos Trustee, or (ii) such documents are made available for inspection, and the Asbestos Trustee is given no less than six months to decide whether to request such documents. Within this six month period the Settlement Facility shall have the opportunity to negotiate terms under which the Reorganized Debtors or outside counsel may provide any further documents and at the Settlement Facility's expense. With respect to any documents for which the Settlement Facility is obligated to reimburse storage costs, the Asbestos Trustee may request a detailed description or, for documents maintained by Garrison at Garrison's offices or at offsite storage sites related to asbestos claims, inspection of such documents. Upon review of the descriptions or inspection of the documents, the Asbestos

Trustee may advise the Reorganized Debtors that the Settlement Facility has no need of the documents and Reorganized Debtors need not retain them. In such a case, the obligation of the Settlement Facility to pay the cost of retaining such documents shall thereafter cease. Should the Reorganized Debtors not provide a description or allow inspection as described above, the retention obligation set forth in paragraph 10 shall remain but the Settlement Facility is relieved of any obligation to reimburse Reorganized Debtors for the cost of retaining such documents.

12. Unless otherwise agreed by the Reorganized Debtors and the Settlement Facility, after three (3) years (for Debtor or Reorganized Debtor documents) and one (1) year (for outside counsel documents) from the date of the Initial Certification, this agreement shall not impose any obligation to preserve or maintain documents related to the processing, resolution, and defense of asbestos claims, nor shall it obligate the Settlement Facility to reimburse such costs.

13. The Settlement Facility shall use the Documents and information provided under this Cooperation Agreement only for purposes of (a) the processing, resolution, and defense of Asbestos Claims under the Claims Resolution Procedures; (b) satisfying the Settlement Facility's obligations to provide Debtors, Coltec, or settling insurers identified by them with access to certain data and other information as provided in Section 12.2 of the Claims Resolution Procedures, on the terms and conditions set forth in that provision and for the purposes stated therein; and (c) satisfaction by the Settlement Facility of obligations, if any, to produce documents to Asbestos Claimants as required by rules of discovery in claims made against the Settlement Facility. Nothing in this Cooperation Agreement shall add to or detract from the provisions of Section 7.3.10 of the Plan.

14. No later than thirty days after the effective date hereof, the Reorganized Debtors and the Asbestos Trustee shall confer with a view to implementing this Cooperation Agreement in an efficient manner. For purposes of that conference, the Reorganized Debtors shall provide the Asbestos Trustee with an estimate of their reasonable costs to be incurred in turning over the Documents and complying with other obligations created by the Cooperation Agreement.

15. This Cooperation Agreement, including the provision for further negotiation of the provision of documents to the Settlement Facility, shall not be construed as a waiver of any privilege or immunity, nor any requirement to provide the Settlement Facility with any document protected by a privilege or immunity.

16. Notwithstanding any other provision of this Cooperation Agreement, under no circumstances shall documents provided pursuant to this Cooperation Agreement be used as a basis for or in support of any claim against the Reorganized Debtors or any Asbestos Protected Party.

17. Neither the Reorganized Debtors nor any of their Representatives shall have any liability to the Settlement Facility or its Representatives arising out of or relating to the use of the Documents or information provided under this Cooperation Agreement or any errors or omissions resulting therefrom, provided however, that this limitation shall not pertain to any breach by the Reorganized Debtors of the duties created by this Cooperation Agreement or any of the Plan Documents.

18. This Cooperation Agreement is the entire agreement between the Settlement Facility and the Reorganized Debtors with respect to the subject matter hereof, and supersedes all prior representations and agreements between the parties as to such subject matter. Any modification, waiver, or amendment of any provision of this Cooperation Agreement must be in writing and signed on behalf of the Settlement Facility and the Reorganized Debtors, and no waiver of any term or breach of this Cooperation Agreement shall be deemed a waiver of such term for the future or any subsequent or other breach hereof. No failure or delay by any party in exercising any right, power, or privilege hereunder shall operate as a waiver thereof, nor shall any single or partial exercise thereof preclude any other or further exercise thereof, or the exercise of any other right, power, or privilege hereunder. This Cooperation Agreement, and the terms hereof, shall be binding upon each of the Reorganized Debtors, the Settlement Facility, and each of their respective successors and assigns. In the event that any of the terms of this Cooperation Agreement conflict with the Plan, the Plan shall control.

19. This Cooperation Agreement shall be construed in accordance with the laws of the State of North Carolina, without regard to any conflict of law principles.

20. The following rules of construction shall apply to this Cooperation Agreement:

- (a) the words “include,” “including,” and any variation thereof are not limiting;
- (b) the word “or” is not exclusive;
- (c) the word “and” includes “or”; and
- (d) the plural includes the singular, and vice-versa.

21. Notices hereunder shall be sent for overnight delivery either by courier or certified mail, return receipt requested, and e-mail addressed to:

- (a) If to the Settlement Facility:

[TO COME]

with copies to the following Representatives:

[TO COME]

- (b) If to the Reorganized Debtors:

[TO COME]

with copies to the following Representatives:

Jonathan C. Krisko, Esq.

Robinson Bradshaw & Hinson, P.A.
101 N. Tryon Street, Suite 1900
Charlotte, NC 28246
jkrisko@robinsonbradshaw.com

Please acknowledge your agreement to the terms of this Cooperation Agreement by signing in the space provided below, and returning one copy of the signed Cooperation Agreement to the Settlement Facility, whereupon this Cooperation Agreement shall become a binding agreement between the Settlement Facility and the Reorganized Debtors.

Very truly yours,

[NAME OF ASBESTOS TRUSTEE]
Asbestos Trustee

AGREED AND ACCEPTED:

this ____ day of _____, 2017, by:

THE REORGANIZED DEBTORS

GARLOCK SEALING TECHNOLOGIES, LLC on behalf of itself and its subsidiaries
and affiliates that are Reorganized Debtors under the Plan

By: _____
Name:
Title:

OLDCO, LLC on behalf of itself and its subsidiaries
and affiliates that are Reorganized Debtors under the Plan

By: _____
Name:
Title:

EXHIBIT D

A. Current Affiliates

Applied Surface Technology, Inc.
Belfab, Inc.
Coltec Finance Company Limited
Coltec Industries France SAS
Coltec Industries Inc
Coltec Industries, Inc.
Coltec Industries Pacific Pte Ltd
Coltec International Services Co.
Compressor Products Holdings Limited
Compressor Products Int'l (Shanghai) Co., Ltd.
Compressor Products International - Indústria de Compressores Ltda.
Compressor Products International Canada Inc.
Compressor Products International Gm bH
Compressor Products International Limited
Compressor Products International LLC
Compressor Products International Ltda.
CPI Investments Limited
CPI Pacific Pty Limited
CPI-LIARD SAS
EnPro Associates, LLC
EnPro Corporate Management Consulting (Shanghai) Co., Ltd.
EnPro German Holding GmbH
EnPro Hong Kong Holdings Company Limited
EnPro Industries Int'l Trading (Shanghai) Co., Ltd.
EnPro Industries, Inc.
EnPro Learning System, LLC
EnPro Luxembourg Holding Company S.a.r.l.
Fairbanks Morse Engine France E.U.R.L.
Fairbanks Morse, LLC
Franken Plastik GmbH
Garlock (Great Britain), Limited
Garlock de Mexico, S.A. De C.V.
Garlock Do Brasil Produtos Industriais Ltda.
Garlock GMBH
Garlock Hygienic Technologies, LLC
Garlock India Private Limited
Garlock International Inc
Garlock of Canada Ltd
Garlock Overseas Corporation
Garlock Pipeline Technologies Limited (f/k/a Pipeline Seal & Insulator Co. Limited)
Garlock Pipeline Technologies, Inc.
Garlock PTY Limited
Garlock Sealing Technologies (Shanghai) Co., Ltd.
Garlock Singapore Pte. Ltd.

Garlock Taiwan Corporation
Garlock Valqua Japan, Inc.
GGB Austria Gm bH
GGB Bearing Technology (Suzhou) Co., Ltd.
GGB Brasil Industria De Mancais E Componentes Ltda.
GGB France E.U.R.L.
GGB Heilbronn GmbH
GGB Italy s.r.l.
GGB Kunststoff-Technologie GmbH
GGB LLC
GGB Real Estate GmbH
GGB Slovakia s.r.o
GGB Tristar Suisse S.A.
GGB, Inc.
Link Seal Japan Ltd.
New Coltec, Inc.
OldCo, LLC
Player & Cornish Limited
PSI Products GmbH
Robix Limited
STEMCO Kaiser Incorporated
Stemco LP
STEMCO Productos Industriales, S. de R.L. de C.V.
Stemco Products, Inc
Stemco Vehicle Technology (Shanghai) Co., Ltd.
Stempro de Mexico, S. de R.L. de C.V.
Stempro Mexico Acquisition Co., S. de R.L. de C.V.
Technetics Group Daytona, Inc.
Technetics Group France SAS
Technetics Group Germany GmbH
Technetics Group LLC
Technetics Group Oxford, Inc. (f/k/a Fabrico, Inc.)
Technetics Group Singapore Pte. Ltd.
Technetics Group UK Limited
Technetics UK Limited

B. Former or Dormant Affiliates, and Predecessors

Advanced Transit Dynamics, Inc.
Allwest Compressor Products ULC
Alsdorf Corporation
Best Holdings I, Inc.
CAB Compressores Indústria e Comércio Ltda.
Centrac Corporation
Central Moloney Inc
Central Transformer Corporation

Central Transformer Inc
Colt Delavan Inc
Colt Industries Inc
Colt Industries Operating Corp.
Coltec do Brasil Produtos Industriais Ltda.
Coltec Industrial Products Inc
Coltec Industrial Products LLC
Compressor Products Holdings, Inc.
Compressor Products International Colombia S.A.S.
Compressor Sales & Service Co., Ltd.
Compressor Services Holdings, Inc.
Corrosion Control Corporation
Corrosion Control Corporation (D/B/A Pikotek)
CPI Asia Co., Ltd.
CPI Service (Thailand) Ltd.
Crucible Inc.
Delavan Inc
Delavan Newco Inc
Delavan Spray, LLC
Delavan-Carroll Inc.
Delavan-Delta, Inc.
EnPro India Private Limited
F.D. Farnam Co.
F.D. Farnam Inc
Fairbanks Morse & Co.
Fairbanks Morse, Inc.
Fairbanks Whitney Corporation
Farnam Sealing Systems Inc.
France Inc.
FSS Divestiture Corp.
Garlock France, SAS
Garlock of Canada Ltd. - Sherbrooke
GGB Holdings E.U.R.L.
Goodrich Corporation
Goodrich Pump and Engine Control Systems Inc
Holley Automotive Systems GmbH
Holley Carburetor Company
HTCI Inc.
Kenlee Daytona LLC
Kunshan Q-Tech Air System Technologies Ltd.
Manraf Inc
Pennsylvania Coal & Coke Corporation
Penn-Texas Corporation
Pipeline Seal & Insulator Co. Limited
Player & Cornish P.E.T. Limited
PSI [SEA] SDN BHD

QFM Sales and Services, Inc.
Quincy Inc
SD Friction, LLC
Stemco Crewson LLC
Stemco Delaware LP
Stemco Holdings Delaware, Inc.
Stemco Holdings, Inc.
Stemco Inc
Stemco Manufacturing Company Inc.
Stemco Manufacturing Company Inc.
Stemco, LLC
Texflo Compressor Services, ULC
Triple P, Inc.
V.W. Kaiser Engineering
Wide Range Elastomers Limited

C. Current or Former Divisions and Successor Entities (or Affiliates)

Central Moloney
Central Moloney, Inc.
Central Moloney Transformer
Delavan
Delavan-Carroll
Delavan Gas Turbine Products
Delavan Power Generation
Delavan Spray
Delavan Steel Treating
Fairbanks Morse (engine)
Fairbanks Morse (pump)
Fairbanks Morse Pump Corporation
Farnam
Farnam Sealing Systems
Farnam Sealing Systems Inc.
FMPD Purchasing Corporation
France Compressor
France Compressor Products
France Products
FSS Acquisition Corp
Fulcrum Acquisition LLC
General Signal Corporation
L&J Technologies
Meillor S.A.
Quincy Compressor
SPX/Pentair Inc. [note: subject to ongoing negotiation]

EXHIBIT E

1. Asbestos Insurance Entities That Are Asbestos Protected Parties

a. AIG-related Companies: American Home Assurance Company, AIU Insurance Company, Granite State Insurance Company, Insurance Company of the State of Pennsylvania, National Union Fire Insurance Company of Pittsburgh, PA, and Lexington Insurance Company, and their parent corporations, divisions, assigns, predecessors and successors, and their shareholders, officers, directors, employees, attorneys, agents and representatives.

b. Brittany Insurance Company Ltd.

c. Clearwater Insurance Company (as successor to Mt. McKinley Insurance Company) and Everest Reinsurance Company

2. List of Asbestos Insurance Policies

a. Issued to Coltec or Predecessors

Carrier	Policy Number	Policy Begin Date	Policy End Date
American Motorists Ins. Co.	2YM 205156	12/31/52	12/31/53
American Motorists Ins. Co.	3YM 208198	12/31/53	12/31/54
American Motorists Ins. Co.	4YM 208198	12/31/54	12/31/55
American Motorists Ins. Co.	5YM 208198	12/31/55	12/31/56
American Motorists Ins. Co.	6YM 208198	12/31/56	12/31/57
American Motorists Ins. Co.	7YM 208198	12/31/57	12/31/58
American Motorists Ins. Co.	8YM 208198	12/31/58	12/31/59
Zurich Ins. Co.	8055900	07/01/59	07/01/60
Zurich Ins. Co.	8263000	07/01/60	07/01/61
Zurich Ins. Co.	8306800	07/01/61	07/01/62
Zurich Ins. Co.	8261650	07/01/62	07/01/63
Zurich Ins. Co.	8359650	07/01/63	07/01/64
Zurich Ins. Co.	8448350	07/01/64	07/01/65
Insurance Co. Of North America	LAB 16365	07/01/65	07/01/66
Insurance Co. Of North America	LAB 16384	07/01/66	07/01/67
Appalachian Insurance Co. of Providence	XL 11063	07/19/66	07/01/69
Citizens Casualty Co. of NY	XP 8024	08/04/66	07/01/67
Insurance Co. of North America	LAB 21616	07/01/67	07/01/68
London Companies And Lloyds	526-577454	07/01/67	07/01/68
Insurance Co. of North America	LAB 21641	07/01/68	07/01/71
London Companies And Lloyds	605/12138	07/01/68	07/01/69
Home Insurance Company	HEC 9 30 48 10	12/09/68	07/01/71
London Companies And Lloyds	410/12422		
	411/12422	07/01/69	08/01/72
North Star Reinsurance Corp.	NSX 7955	07/01/69	07/01/72
Insurance Co. of North America	XPL 9166	07/01/69	07/01/70

Insurance Co. of North America	ALB 47227	07/01/71	07/01/73
Home Insurance Company	HEC 9 91 99 79	07/01/71	07/01/74
Aetna Casualty & Surety Co.	01 XN 265 WCA	07/01/72	08/01/72
Aetna Casualty & Surety Co.	01 XN 265 WCA	08/01/72	07/01/74
Insurance Co. of North America	ALB 47272	07/01/73	07/01/74
Aetna Casualty & Surety Co.	01 AL 246450 SCA	07/01/74	07/01/75
Aetna Casualty & Surety Co.	01 XS 1860 SCA	07/01/74	07/01/76
Aetna Casualty & Surety Co.	01 XN 590 SCA	07/01/74	07/01/77
American Home Assurance Co.	SCLE 80-65373	07/01/74	07/01/77
Home Insurance Company	HEC 4 49 58 58	07/01/74	07/01/77
Home Insurance Company	HEC 4 49 57 08	07/01/74	07/01/77
American Home Assurance Co.	CE 343 63 08	07/01/74	07/01/77
North River Ins. Co.	XS3704	02/04/75	07/01/76
Aetna Casualty & Surety Co.	01 AL 251 549 SCA	07/01/75	07/01/76
Aetna Casualty & Surety Co.	01 AL 260801 SCA	07/01/76	07/01/77
Aetna Casualty & Surety Co.	01 XS 1860 SCA	07/01/76	07/01/77
Hartford Accident and Indemnity Co.	10 XS 100036	07/01/76	07/01/77
Highlands Ins. Co.	SR 20113	07/01/76	07/01/77
Prudential Reinsurance Co.	DXC 901173	07/01/76	07/01/77
North River Ins. Co.	XS4064	07/01/76	07/01/77
North River Ins. Co.	JU 0199	07/01/76	07/01/79
Granite State Ins. Co.	SCLD 8093952	07/01/76	07/01/77
Lexington Insurance Company	GC 550 30 53	07/01/76	07/01/77
Aetna Casualty & Surety Co.	01 AL 260863 SCA	07/01/77	07/01/78
Aetna Casualty & Surety Co.	01 XS 7105 SCA	07/01/77	07/01/78
Highlands Ins. Co.	SR 20333	07/01/77	07/01/78
Mission National Insurance Company	836705	07/01/77	07/01/78
Prudential Reinsurance Co.	DXC DX 0259	07/01/77	07/01/78
Northbrook Ins. Co.	63 003 231	07/01/77	07/01/78
Aetna Casualty & Surety Co.	01 XN 1415 WCA	07/01/77	07/01/78
Hartford Accident and Indemnity Co.	10 XS 100190	07/01/77	07/01/78
Highlands Ins. Co.	SR 20332	07/01/77	07/01/78
Ins. Co. Of The State Of Pa	4177 8097	07/01/77	07/01/78
North River Ins. Co.	JU 0357	07/01/77	07/01/78
Prudential Reinsurance Co.	DXC DX 0283	07/01/77	07/01/78
Granite State Ins. Co.	SCLD 8093246	07/01/77	07/01/78
Fireman's Fund Ins. Co.	XLX 129 95 29	07/01/77	07/01/78
Ins. Co. Of The State Of Pa	4177 8098	07/01/77	07/01/78
National Union Fire Ins. Co.	1228543	07/01/77	07/01/78
North River Ins. Co.	XS4414	07/01/77	07/01/78
Fireman's Fund Ins. Co.	XLX 129 95 30	07/01/77	07/01/78
Highlands Ins. Co.	SR 20334	07/01/77	07/01/78
Lexington Insurance Company	GC 550 61 19	07/01/77	07/01/78
Aetna Casualty & Surety Co.	01 GL 01 SCA	07/01/78	07/01/79
Aetna Casualty & Surety Co.	01 XS 3237 SCA	07/01/78	07/01/79
Highlands Ins. Co.	SR 20626	07/01/78	07/01/79

Mission National Insurance Company	843122	07/01/78	07/01/79
Prudential Reinsurance Co.	DXC DX 0978	07/01/78	07/01/79
Northbrook Ins. Co.	63 004 686	07/01/78	07/01/79
Aetna Casualty & Surety Co.	01 XN 1842 WCA	07/01/78	07/01/79
Granite State Ins. Co.	6178-0518	07/01/78	07/01/79
Hartford Accident and Indemnity Co.	10 XS 100670	07/01/78	07/01/79
Highlands Ins. Co.	SR 20627	07/01/78	07/01/79
North River Ins. Co.	JU 0520	07/01/78	07/01/79
Prudential Reinsurance Co.	DXC DX 0979	07/01/78	07/01/79
AIU Insurance Co.	75-100660	07/01/78	07/01/79
Fireman's Fund Ins. Co.	XLX 136 29 33	07/01/78	07/01/79
Granite State Ins. Co.	6178-0519	07/01/78	07/01/79
National Union Fire Ins. Co.	1231949	07/01/78	07/01/79
North River Ins. Co.	522 000408 6	07/01/78	07/01/79
Fireman's Fund Ins. Co.	XLX 136 29 34	07/01/78	07/01/79
Highlands Ins. Co.	SR 20628	07/01/78	07/01/79
Lexington Insurance Company	551 1311	07/01/78	07/01/79
Aetna Casualty & Surety Co.	01 GL 1472 SCA	07/01/79	07/01/80
Aetna Casualty & Surety Co.	01 XS 3265 SCA	07/01/79	07/01/80
Gibraltar Cas. Co.	GMX 00149	07/01/79	07/01/80
Highlands Ins. Co.	SR 20880	07/01/79	07/01/80
Mission National Insurance Company	851696	07/01/79	07/01/80
American Centennial Insurance Company	CC-00-10-98	07/01/79	07/01/80
Granite State Ins. Co.	6179-1436	07/01/79	07/01/80
North River Ins. Co.	JU 0706	07/01/79	07/01/80
Puritan Insurance Co.	ML 652223	07/01/79	07/01/80
Aetna Casualty & Surety Co.	01 XN 2264 WCA	07/01/79	07/01/80
Gibraltar Cas. Co.	GMX 00150	07/01/79	07/01/80
Granite State Ins. Co.	6179-1437	07/01/79	07/01/80
Hartford Accident and Indemnity Co.	10 XS 100831	07/01/79	07/01/80
Highlands Ins. Co.	SR 20881	07/01/79	07/01/80
North River Ins. Co.	JU 0707	07/01/79	07/01/80
AIU Insurance Co.	75-101087	07/01/79	07/01/80
Fireman's Fund Ins. Co.	XLX 137 04 23	07/01/79	07/01/80
Granite State Ins. Co.	6179-1438	07/01/79	07/01/80
National Union Fire Ins. Co.	9782300	07/01/79	07/01/80
North River Ins. Co.	522 000426 6	07/01/79	07/01/80
North River Ins. Co.	JU 0708	07/01/79	07/01/80
Fireman's Fund Ins. Co.	XLX 137 04 24	07/01/79	07/01/80
Highlands Ins. Co.	SR 20882	07/01/79	07/01/80
Lexington Insurance Company	551 1463	07/01/79	07/01/80
Aetna Casualty & Surety Co.	01 XN 2303 WCA	07/01/79	07/01/80
National Union Fire Ins. Co.	9782300	07/01/79	07/01/80
Continental Insurance Co.	SRX 2 15 33 07	07/01/79	07/01/80
Granite State Ins. Co.	6179-1488	07/01/79	07/01/80

Highlands Ins. Co.	SR 20883	07/01/79	07/01/80
North River Ins. Co.	JU 0709	07/01/79	07/01/80
Gibraltar Cas. Co.	GMX 00197	07/01/79	07/01/80
North River Ins. Co.	JU 0714	07/01/79	07/01/80
American Excess Insurance Company	EUL 5002476	07/01/79	07/01/80
Lexington Insurance Company	5511463	07/01/79	07/01/80
Puritan Insurance Co.	ML652223	07/01/79	07/01/80
Centennial Insurance Co.	462 01 95 24	07/01/79	07/01/80
Employers Mutual Casualty Ins. Co.	MMO-70913	07/01/79	07/01/80
North River Ins. Co.	JU 0715	07/01/79	07/01/80
Aetna Casualty & Surety Co.	01 GL 57441 SCA	07/01/80	07/01/81
North River Ins. Co.	JU 0887	07/01/80	07/01/81
American Centennial Insurance Company	CC-00-12-88	07/01/80	07/01/81
Gibraltar Cas. Co.	GMX 00650	07/01/80	07/01/81
Granite State Ins. Co.	6480-5026	07/01/80	07/01/81
Mission National Insurance Company	858190	07/01/80	07/01/81
North River Ins. Co.	JU 0888	07/01/80	07/01/81
Puritan Insurance Co.	ML 653106	07/01/80	07/01/81
Aetna Casualty & Surety Co.	01 XN 2694 WCA	07/01/80	07/01/81
Gibraltar Cas. Co.	GMX 00651	07/01/80	07/01/81
Granite State Ins. Co.	6480-5027	07/01/80	07/01/81
Puritan Insurance Co.	ML653106	07/01/80	07/01/81
Hartford Accident and Indemnity Co.	10 XS 102020	07/01/80	07/01/81
Highlands Ins. Co.	SR 21065	07/01/80	07/01/81
North River Ins. Co.	JU 0889	07/01/80	07/01/81
AIU Insurance Co.	75-101978	07/01/80	07/01/81
Fireman's Fund Ins. Co.	XLX 143 70 78	07/01/80	07/01/81
Granite State Ins. Co.	6480-5028	07/01/80	07/01/81
National Union Fire Ins. Co.	9910366	07/01/80	07/01/81
North River Ins. Co.	522 000452 7	07/01/80	07/01/81
Fireman's Fund Ins. Co.	XLX 143 70 79	07/01/80	07/01/81
Highlands Ins. Co.	SR 21066	07/01/80	07/01/81
North River Ins. Co.	522 000453 6	07/01/80	07/01/81
North River Ins. Co.	JU 0890	07/01/80	07/01/81
Aetna Casualty & Surety Co.	01 XN 2695 WCA	07/01/80	07/01/81
American Centennial Insurance Company	CC-00-12-89	07/01/80	07/01/81
American Excess Insurance Company	EUL 5079841	07/01/80	07/01/81
Centennial Insurance Co.	462 02 10 58	07/01/80	07/01/81
National Union Fire Ins. Co.	9910366	07/01/80	07/01/81
Continental Insurance Co.	SRX 3 19 28 82	07/01/80	07/01/81
Employers Mutual Casualty Ins. Co.	MMO-71449	07/01/80	07/01/81
Gibraltar Cas. Co.	GMX 00652	07/01/80	07/01/81
Granite State Ins. Co.	6480-5029	07/01/80	07/01/81
Highlands Ins. Co.	SR 21067	07/01/80	07/01/81

Lexington Insurance Company	552 0366	07/01/80	07/01/81
North River Ins. Co.	JU 0891	07/01/80	07/01/81
Aetna Casualty & Surety Co.	GL 57496 SCA	07/01/81	07/01/82
London Companies And Lloyds	PY030581	07/01/81	07/01/83
American Centennial Insurance Company	CC-00-24-38	07/01/81	07/01/82
Gibraltar Cas. Co.	GMX 01261	07/01/81	07/01/82
Granite State Ins. Co.	6481-5232	07/01/81	07/01/82
London Companies And Lloyds	PY030681	07/01/81	07/01/83
Transit Casualty Company	SCU 955-947	07/01/81	07/01/82
Aetna Casualty & Surety Co.	01 XN 3100	07/01/81	07/01/82
Gibraltar Cas. Co.	GMX 01262	07/01/81	07/01/82
Granite State Ins. Co.	6481-5233	07/01/81	07/01/82
Hartford Accident and Indemnity Co.	10 XS 102379	07/01/81	07/01/82
Highlands Ins. Co.	SR 21292	07/01/81	07/01/82
London Companies And Lloyds	PY030781	07/01/81	07/01/83
AIU Insurance Co.	75-102630	07/01/81	07/01/82
Granite State Ins. Co.	6481-5234	07/01/81	07/01/82
Highlands Ins. Co.	SR 21293	07/01/81	07/01/82
London Companies And Lloyds	PY030881	07/01/81	07/01/83
National Union Fire Ins. Co.	9602909	07/01/81	07/01/82
North River Ins. Co.	522 003062 7	07/01/81	07/01/82
Aetna Casualty & Surety Co.	01 XN 3101 WCA	07/01/81	07/01/82
American Centennial Insurance Company	CC-00-24-39	07/01/81	07/01/82
American Excess Insurance Company	EUL 5086130	07/01/81	07/01/82
Continental Insurance Co.	SRX 1 59 15 28	07/01/81	07/01/82
Employers Mutual Casualty Ins. Co.	MMO-71867	07/01/81	07/01/82
Gibraltar Cas. Co.	GMX 01263	07/01/81	07/01/82
Granite State Ins. Co.	6481-5235	07/01/81	07/01/82
Highlands Ins. Co.	SR 21294	07/01/81	07/01/82
Lexington Insurance Company	552 2630	07/01/81	07/01/82
London Companies And Lloyds	PY030981	07/01/81	07/01/82
National Union Fire Ins. Co.	9602909	07/01/81	07/01/82
Aetna Casualty & Surety Co.	01 XN 3102 WCA	07/01/81	07/01/82
AIU Insurance Co.	75-102645	07/01/81	07/01/82
American Excess Insurance Company	EUL 5086130	07/01/81	07/01/82
Continental Insurance Co.	SRX 1 59 15 28	07/01/81	07/01/82
Fireman's Fund Ins. Co.	XLX 148 15 63	07/01/81	07/01/82
Highlands Ins. Co.	SR 21295	07/01/81	07/01/82
National Union Fire Ins. Co.	9602909	07/01/81	07/01/82
North River Ins. Co.	522 003063 6	07/01/81	07/01/82
Aetna Casualty & Surety Co.	01 GL 248066 SCA	07/01/82	07/01/83
American Centennial Insurance Company	CC-00-53-14	07/01/82	07/01/83
Granite State Ins. Co.	6482-5457	07/01/82	07/01/83
Transit Casualty Company	SCU 956-272	07/01/82	07/01/83

American Centennial Insurance Company	CC-00-53-15	07/01/82	07/01/83
Granite State Ins. Co.	6482-5458	07/01/82	07/01/83
Highlands Ins. Co.	SR 21528	07/01/82	07/01/83
AIU Insurance Co.	75-102210	07/01/82	07/01/83
Granite State Ins. Co.	6482-5459	07/01/82	07/01/83
Highlands Ins. Co.	SR 21529	07/01/82	07/01/83
National Union Fire Ins. Co.	9603145	07/01/82	07/01/83
North River Ins. Co.	522 031168 8	07/01/82	07/01/83
Aetna Casualty & Surety Co.	01 XN 3463 WCA	07/01/82	07/01/83
London Companies And Lloyds	PY030981	07/01/82	07/01/83
Lexington Insurance Company	B3CTB6507037020	07/01/82	07/01/83
American Excess Insurance Company	EUL 5092485	07/01/82	07/01/83
Continental Insurance Co.	SRX 1 59 17 15	07/01/82	07/01/83
Gibraltar Cas. Co.	GMX 01787	07/01/82	07/01/83
Granite State Ins. Co.	6482-5460	07/01/82	07/01/83
Highlands Ins. Co.	SR 21530	07/01/82	07/01/83
Lexington Insurance Company	552 3838	07/01/82	07/01/83
National Union Fire Ins. Co.	9603145	07/01/82	07/01/83
AIU Insurance Co.	75-102211	07/01/82	07/01/83
American Excess Insurance Company	EUL 5092485	07/01/82	07/01/83
Continental Insurance Co.	SRX 1 59 17 15	07/01/82	07/01/83
Employers Mutual Casualty Ins. Co.	MMO-73161	07/01/82	07/01/83
Fireman's Fund Ins. Co.	XLX 153 24 66	07/01/82	07/01/83
National Union Fire Ins. Co.	9603145	07/01/82	07/01/83
North River Ins. Co.	522 031169 7	07/01/82	07/01/83
Aetna Casualty & Surety Co.	01 GL 408972 SCA	07/01/83	07/01/84
Royal Indemnity Co.	EB 10 20 79	07/01/83	07/01/84
London Companies And Lloyds	KY050783	07/01/83	07/01/84
Transit Casualty Company	SCU 956-565	07/01/83	07/01/84
London Companies And Lloyds	KY050883	07/01/83	07/01/84
Transit Casualty Company	SCU 956-566	07/01/83	07/01/84
AIU Insurance Co.	75-103058	07/01/83	07/01/84
Granite State Ins. Co.	6483-5660	07/01/83	07/01/84
London Companies And Lloyds	KY050983	07/01/83	07/01/84
North River Ins. Co.	522 043650 9	07/01/83	07/01/84
Transit Casualty Company	SCU 956-567	07/01/83	07/01/84
Aetna Casualty & Surety Co.	01 XN 3785 WCA	07/01/83	07/01/84
Continental Insurance Co.	SRX 1 59 19 99	07/01/83	07/01/84
Granite State Ins. Co.	6483-5661	07/01/83	07/01/84
Lexington Insurance Company	552 5230	07/01/83	07/01/84
London Companies And Lloyds	KY051083	07/01/83	07/01/84
Lexington Insurance Company	B3CTB6517082330	07/01/83	07/01/84
Prudential Reinsurance Co.	PMX 00132	07/01/83	07/01/84
Republic Insurance Co.	CDE 0751	07/01/83	07/01/84
Safety Mutual Casualty Corp.	UF 1319 NY	07/01/83	07/01/84
Aetna Casualty & Surety Co.	01 XN 3786 WCA	07/01/83	07/01/84
AIU Insurance Co.	75-103059	07/01/83	07/01/84

Continental Insurance Co.	SRX 1 59 19 99	07/01/83	07/01/84
Employers Mutual Casualty Ins. Co.	MMO-73419	07/01/83	07/01/84
Fireman's Fund Ins. Co.	3-80 XLX 153 22 46	07/01/83	07/01/84
Integrity Insurance Company	XL 207358	07/01/83	07/01/84
North River Ins. Co.	522 043651 8	07/01/83	07/01/84

b. Issued to Garlock Before 1976

Carrier	Policy Number	Policy Begin Date	Policy End Date
Travelers Indemnity Co.	DS 1478284	11/15/50	11/15/51
Travelers Indemnity Co.	Unknown	11/15/52	11/15/53
Travelers Indemnity Co.	DS 338577	11/15/53	01/01/54
Travelers Indemnity Co.	DS 4492291	01/01/55	01/01/56
Travelers Indemnity Co.	DS 5090175	01/01/56	01/01/57
Travelers Indemnity Co.	DS 5608205	01/01/57	01/01/58
Travelers Indemnity Co.	DS 6242325	01/01/58	01/01/59
Travelers Indemnity Co.	DS 7151152	01/01/59	01/01/60
Travelers Indemnity Co.	DS8012575	01/01/60	01/01/61
Employers Mutual Liab. Ins. Co. of Wisconsin	0922-0002726	01/01/61	01/01/62
Employers Mutual Liab. Ins. Co. of Wisconsin	0923 0002726	01/01/62	01/01/63
Insurance Co. of North America	XBC 817	01/01/62	01/01/65
Employers Mutual Liab. Ins. Co. of Wisconsin	0924 00027626	01/01/63	01/01/64
Employers Mutual Liab. Ins. Co. of Wisconsin	0925 00027626	01/01/64	01/01/65
Employers Mutual Liab. Ins. Co. of Wisconsin	0926 00027626	01/01/65	01/01/66
Insurance Co. of North America	XBC 11536/11528	01/01/65	01/01/66
Employers Mutual Liab. Ins. Co. of Wisconsin	0927 00027626	01/01/66	01/01/67
Aetna Casualty & Surety Co.	45 XS 3 SC	01/01/66	01/01/69
Employers Mutual Liab. Ins. Co. of Wisconsin	0928 00027626	01/01/67	01/01/68
Employers Mutual Liab. Ins. Co. of Wisconsin	0929 00027626	01/01/68	01/01/69
Employers Mutual Liab. Ins. Co. of Wisconsin	0929 00027626	01/01/69	01/01/70
Aetna Casualty & Surety Co.	45 XS 506 SC	01/01/69	01/01/71
Employers Mutual Liab. Ins. Co. of Wisconsin	0921 00027626	01/01/70	01/01/71
Employers Mutual Liab. Ins. Co. of Wisconsin	0922 0027626	01/01/71	01/01/72
Aetna Casualty & Surety Co.	45 XS 506 SC	01/01/71	01/01/72
Employers Mutual Liab. Ins. Co. of Wisconsin	0923 00027626	01/01/72	01/01/73
Aetna Casualty & Surety Co.	45 XS 572 SC	01/01/72	01/01/75
Employers Mutual Liab. Ins. Co. of Wisconsin	0924 00027626	01/01/73	01/01/74
Employers Mutual Liab. Ins. Co. of Wisconsin	0925 00027626	01/01/74	01/01/75
Employers Mutual Liab. Ins. Co. of Wisconsin	0926 00027626	01/01/75	01/01/76
Aetna Casualty & Surety Co.	45 XS 951 WCA	01/01/75	01/01/76

c. Issued to Predecessor of Central Moloney

Carrier	Policy Number	Policy Begin Date	Policy End Date
Aetna Casualty & Surety Co.	Unknown	01/01/68	01/01/69
Continental Ins. Co.	L-082-14-37	01/01/68	01/01/69
London Companies And Lloyds	CU 10180 L/C 100356	06/28/68	01/01/69

d. Issued to F. D. Farnam & Co.

Carrier	Policy Number	Policy Begin Date	Policy End Date
PRIMARY POLICIES			
The Aetna Casualty and Surety Co.	17 AL 001830 CM	6/1/1966	6/1/1967
The Aetna Casualty and Surety Co.	17 AL 099997 CM	6/1/1967	6/1/1968
The Aetna Casualty and Surety Co.	17 AL 100645 CM	6/1/1968	6/1/1969
The Aetna Casualty and Surety Co.	17 AL 101228 CM	6/1/1969	6/1/1970
The Aetna Casualty and Surety Co.	17 AL 800341 CM	6/1/1970	6/1/1972
Employers Mutual Liability Insurance Co. of WI	0123-00-077157	6/1/1972	6/1/1973
Employers Mutual Liability Insurance Co. of WI	0124-00-077157	6/1/1973	6/1/1974
Employers Mutual Liability Insurance Co. of WI	0125 00 077157	6/1/1974	6/1/1975
The Aetna Casualty and Surety Co.	17 AL 801 443 CCA	6/1/1975	6/1/1978
The Aetna Casualty and Surety Co.	17 AL 225 966 CCA	6/1/1978	6/1/1979
UMBRELLA POLICIES			
The Aetna Casualty and Surety Co.	17 XS 5 CC	6/1/1966	6/1/1968
The Aetna Casualty and Surety Co.	17 XS 10 CC	6/1/1968	6/1/1972
Employers Mutual Liability Ins. Co. of WI	0133-00-077157	6/1/1972	6/1/1973
Employers Mutual Liability Ins. Co. of WI	0134-00-077157	6/1/1973	6/1/1974
Employers Mutual Liability Ins. Co. of WI	0135-00-077157	6/1/1974	6/1/1975
The Aetna Casualty and Surety Co.	17 XS 5801443 WCA	6/1/1975	6/1/1978
The Aetna Casualty and Surety Co.	17 XS 2245 WCA	6/1/1978	6/1/1979

Exhibit F
Retained Causes of Action
[To Be Provided]

Exhibit G
Rejected Executory Contracts
[To Be Provided]

EXHIBIT H

**FORM OF
OPTION AND REGISTRATION RIGHTS AGREEMENT**

THE SECURITIES REPRESENTED BY THIS INSTRUMENT HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED, OR THE SECURITIES LAWS OF ANY STATE AND MAY NOT BE TRANSFERRED, SOLD OR OTHERWISE DISPOSED OF EXCEPT WHILE A REGISTRATION STATEMENT RELATING THERETO IS IN EFFECT UNDER SUCH ACT AND APPLICABLE STATE SECURITIES LAWS OR PURSUANT TO AN EXEMPTION FROM REGISTRATION UNDER SUCH ACT OR SUCH LAWS.

THIS OPTION AND REGISTRATION RIGHTS AGREEMENT (this “Option and Registration Rights Agreement”) is dated as of the ____ day of _____, 20__ and is by and among OldCo, LLC, a North Carolina limited liability company (“Optionor”), EnPro Industries, Inc., a North Carolina corporation (“EnPro”), and the GST Settlement Facility, a Delaware statutory trust (the “Asbestos Trust”).

WHEREAS, this Option and Registration Rights Agreement is being entered into pursuant to the terms of the Joint Plan of Reorganization of Garlock Sealing Technologies LLC, et al. and OldCo, LLC (the “Joint Plan”) in Case No. 10-BK-31607 pending before the United States Bankruptcy Court for the Western District of North Carolina (Charlotte Division) (the “Bankruptcy Court”) which was confirmed by the Bankruptcy Court on [_____, 20[___] [date of confirmation to be inserted here];

WHEREAS, this Option and Registration Rights Agreement is being entered into by the parties hereto as of the Effective Date of the Joint Plan, as required under Section 7.3.2 of the Joint Plan;

NOW, THEREFORE, pursuant to the requirements of Section 7.3.2 of the Joint Plan, the parties hereto hereby agree as follows:

**Article I
Option; Call Right; Put Right**

1.1 Grant of Option. Optionor hereby grants to the Asbestos Trust, on the terms and conditions set forth herein, the right to purchase from the Optionor for an aggregate purchase price of \$1.00 in cash the Subject Shares (as such term is defined herein). Such right to purchase the Subject Shares on the terms and conditions set forth herein is referred to as the “Option.”

(a) As used herein, the term “Subject Shares” shall mean shares of EnPro Common Stock equal in a number (with any fraction of a share rounded up to the next whole share) to the quotient of \$20,000,000.00 divided by the simple arithmetic average of the Daily VWAPs over the period of 20 consecutive Trading Days (the “Measurement Per Share Price”) ending on the date that the Asbestos Trust delivers to the Optionor notice of option exercise of the form attached as Exhibit A hereto (the “Notice of Option Exercise”) (or if that date is not a Trading Day, then on the Trading Day that immediately

precedes that date) (such 20 consecutive Trading Days being referred to as the “Measurement Period”); provided, however, that if the number of Subject Shares as so determined equals or exceeds 20 percent of the lesser of the number of shares of EnPro Common Stock outstanding on the date hereof or on the date of issuance of Subject Shares upon the exercise of the Option hereunder, then the number of Subject Shares shall be reduced to an amount equal to 19.9% of the lesser of the number of shares of EnPro Common Stock outstanding on the date hereof or on the date of issuance of Subject Shares upon the exercise of the Option hereunder and the Optionor shall pay in cash to the Asbestos Trust the product of the Measurement Per Share Price multiplied by the number of Subject Shares that are reduced by the preceding formula.

(b) The term “Daily VWAP” means, for any Trading Day, the per share volume-weighted average price of EnPro Common Stock on the New York Stock Exchange, or the primary U.S. national or regional securities exchange or market on which EnPro Common Stock is listed or admitted for trading if EnPro Common Stock is not then listed for trading on the New York Stock Exchange, as displayed under the heading “Bloomberg VWAP” on Bloomberg page “NPO.N <equity> AQR” (or its equivalent successor if such page is not available), in respect of the period from the scheduled open of trading until the scheduled close of trading of the primary trading session of the New York Stock Exchange, or the primary U.S. national or regional securities exchange or market on which EnPro Common Stock is then listed or admitted for trading if EnPro Common Stock is not then listed for trading on the New York Stock Exchange, on such Trading Day (or if such volume-weighted average price is unavailable, the market value of one share of EnPro Common Stock on such Trading Day determined, using a volume-weighted average method, by a nationally recognized independent investment banking firm retained for this purpose by EnPro). The Daily VWAP is to be determined without regard to pre-market hours or after-hours trading or any other trading outside of the regular trading session trading hours.

(c) The term “Trading Day” means a day during which trading in EnPro Common Stock generally occurs on the primary U.S. national or regional securities exchange or market on which EnPro Common Stock is listed or admitted for trading.

(d) In the event that during the Measurement Period or between the end of the Measurement Period and the settlement of the exercise of the Option, EnPro shall (i) subdivide or reclassify the outstanding shares of EnPro Common Stock into a greater number of shares or (ii) combine or reclassify the outstanding shares of EnPro Common Stock into a smaller number of shares, the number of Subject Shares issuable upon exercise of the Option shall be equitably adjusted to eliminate the impact of such subdivision, combination or reclassification.

(e) The Option may be exercised only in whole and not in part.

1.2 Exercise of Option. To exercise its right to purchase the Subject Shares, the Asbestos Trust must deliver to the Optionor a signed and completed Notice of Option Exercise no earlier than the first anniversary of the date of this Option and Registration Rights Agreement,

or if such first anniversary is not a Trading Day then on the Trading Day next succeeding the first anniversary of the date of this Option and Registration Rights Agreement.

1.3 Termination of Option. The Option shall expire, and the Asbestos Trust's right to purchase the Subject Shares hereunder shall terminate, if the Asbestos Trust does not deliver Notice of Option Exercise to Optionor by 5:00 p.m. (Charlotte, North Carolina time) on the second anniversary of the date hereof, in which event, in exchange for termination of the Option, the Asbestos Trust shall receive full payment of \$20,000,000.00 in cash from the Optionor (the "Termination Payment"). Upon termination of the Option, as provided in this Section 1.3, the Optionor promptly shall notify the Asbestos Trust in writing of such termination by delivery of notice of the form attached hereto as Exhibit B (the "Termination Notice"). Within two Trading Days after receipt of the Termination Notice, the Asbestos Trust shall provide to the Optionor written instructions for the wiring of same-day-available funds in payment of the Termination Payment. Upon payment in full of the Termination Payment to the Asbestos Trust, the obligations of the Optionor and EnPro hereunder shall cease.

1.4 Call Right. Optionor shall have the right to call the Option from the Asbestos Trust by delivery of notice of the form attached hereto as Exhibit C (the "Call Notice") to the Asbestos Trust at any time prior to 5:00 p.m. (Charlotte, North Carolina time) on the second Trading Day preceding the first anniversary of the date hereof. Such right to call the Option may be exercised only in whole and not in part. In the event that the Optionor timely provides the Call Notice to the Asbestos Trust, the Option shall expire, and the Asbestos Trust's right to purchase the Subject Shares hereunder shall terminate, and the Asbestos Trust shall instead receive full payment of \$20,000,000.00 in cash from the Optionor (the "Call Payment"). Within two Trading Days after its receipt of the Call Notice, the Asbestos Trust shall provide to the Optionor written instructions for the wiring of same-day-available funds in payment of the Call Payment. Upon payment in full of the Call Payment to the Asbestos Trust, the obligations of the Optionor and EnPro hereunder shall cease.

1.5 Put Right. The Asbestos Trust shall have the right to put the Option to the Optionor by delivery of notice of the form attached hereto as Exhibit D (the "Put Notice") to the Optionor between 5:00 p.m. (Charlotte, North Carolina time) on the second Trading Day preceding the first anniversary of the date hereof and 5:00 p.m. (Charlotte, North Carolina time) on the Trading Day immediately preceding the first anniversary of the date hereof; *provided, however,* that in the event that prior thereto EnPro shall have publicly announced that it has entered into an agreement providing for a merger, consolidation or share exchange in which shares of EnPro Common Stock would be converted into consideration other than shares of EnPro Common Stock, the Asbestos Trust may exercise its right to put the Option to the Optionor by delivery of the Put Notice at any time after such public announcement and before 5:00 p.m. (Charlotte, North Carolina time) on the Trading Day immediately preceding the first anniversary of the date hereof. Such right to put the Option may be exercised only in whole and not in part. In the event that the Asbestos Trust timely provides the Put Notice to the Optionor, the Option shall expire, and the Asbestos Trust's right to purchase the Subject Shares hereunder shall terminate, and the Asbestos Trust shall instead receive payment of \$20,000,000.00 in cash from the Optionor (the "Put Payment"). The Put Notice shall include the Asbestos Trust's written instructions for the wiring of same-day-available funds in payment of the Put Payment.

Upon payment in full of the Put Payment to the Asbestos Trust, the obligations of the Optionor and EnPro hereunder shall cease.

1.6 Settlement. Unless the parties agree otherwise, settlement of an exercise of the Option pursuant to a Notice of Option Exercise, of the payment of the Termination Payment pursuant to the Termination Notice, of the payment of the Call Payment pursuant to a Call Notice, or of the payment of the Put Payment pursuant to a Put Notice shall occur on the fifth Trading Day after delivery of such notice. Certificates evidencing the Subject Shares to be issued in settlement of an exercise of the Option shall be delivered to the address set forth in the Notice of Option Exercise.

1.7 No Rights as a Shareholder. This Option and Registration Rights Agreement does not, in and of itself, entitle the Asbestos Trust to any voting rights or other rights as a shareholder of EnPro prior to the issuance of shares to the Asbestos Trust upon the exercise of the Option.

1.8 Absolute and Unconditional Guaranty of EnPro. EnPro hereby absolutely, irrevocably, and unconditionally guarantees, as a primary obligor and not merely as a surety, to the Asbestos Trust all of the Optionor's payment and performance obligations under this Option and Registration Rights Agreement, including, without limitation, Optionor's duties and obligations (a) to deliver the Subject Shares upon exercise of the Option in accordance with the terms and conditions hereof, and (b) to pay the sum of \$20,000,000.00 in full to the Asbestos Trust in accordance with the terms and conditions set forth in Sections 1.3, 1.4, and 1.5 hereof; *provided, however*, that such guarantee by EnPro of the Optionor's obligation to make the Termination Payment pursuant to Section 1.3 hereof shall become effective on the Effective Date immediately after consummation of the merger of Optionor with and into New Coltec, Inc., as provided in Section 7.10 of the Joint Plan. EnPro hereby agrees that this Option and Registration Rights Agreement is an absolute and unconditional guarantee of payment and performance and is not merely a surety obligation or a guarantee of collection, and that EnPro shall be jointly and severally liable for the Optionor's obligations of payment and performance hereunder, regardless of the solvency or insolvency of the Obligor at any time.

Article II

Representations and Warranties of the Optionor and EnPro

Optionor and EnPro each hereby represents and warrants to the Asbestos Trust that the following are true and correct as of the Effective Date, and Optionor and EnPro each acknowledge that the Asbestos Trust is relying on each of the following representations and warranties as being true and correct and that the Asbestos Trust's reliance thereon is reasonable:

2.1 Authorization, Enforceability.

(a) This Option and Registration Rights Agreement has been duly authorized by the Optionor and EnPro, and, when executed and delivered by them as contemplated hereby, will constitute valid and legally binding obligations of the Optionor and EnPro, respectively, enforceable against each of them in accordance with its terms, except as the same may be limited by applicable bankruptcy, insolvency, reorganization, moratorium

or similar laws affecting the enforcement of creditors' rights generally and general equitable principles, regardless of whether such enforceability is considered in a proceeding at law or in equity. The Subject Shares have been duly authorized and reserved for issuance upon exercise of the Option and when so issued in accordance with the terms of the Option will be validly issued, fully paid and non-assessable.

(b) The execution, delivery and performance by the Optionor and EnPro of this Option and Registration Rights Agreement and the consummation of the transactions contemplated hereby and compliance by the Optionor and EnPro with the provisions hereof, will not (A) violate, conflict with, or result in a breach of any provision of, or constitute a default (or an event which, with notice or lapse of time or both, would constitute a default) under, or result in the termination of, or accelerate the performance required by, or result in a right of termination or acceleration of, or result in the creation of, any lien, security interest, charge or encumbrance upon any of the properties or assets of the Optionor, EnPro or any EnPro Subsidiary under any of the terms, conditions or provisions of (i) its organizational documents or (ii) any note, bond, mortgage, indenture, deed of trust, license, lease, agreement or other instrument or obligation to which the Optionor, EnPro or any EnPro Subsidiary is a party or by which the Optionor, EnPro or any EnPro Subsidiary may be bound, or to which the Optionor, EnPro or any EnPro Subsidiary or any of the properties or assets of the Optionor, EnPro or any EnPro Subsidiary may be subject, or (B) violate any statute, rule or regulation or any judgment, ruling, order, writ, injunction or decree applicable to the Optionor, EnPro or any EnPro Subsidiary or any of their respective properties or assets except, in the case of clauses (A)(ii) and (B), for those occurrences that, individually or in the aggregate, have not had and would not reasonably be expected to have a Material Adverse Effect.

(c) EnPro and Optionor have not, either jointly or separately, entered into any agreement with respect to its securities that may impair the rights granted to the Asbestos Trust under this Option and Registration Rights Agreement or that otherwise conflicts with the provisions hereof in any manner that may impair the rights granted to the Asbestos Trust hereunder.

2.2 Anti-Takeover Provisions and Rights Plans. EnPro has taken all necessary action to ensure that the transactions contemplated under this Option and Registration Rights Agreement, including the exercise of the Option in accordance with its terms, will be exempt from any anti-takeover or similar provisions of EnPro's articles of incorporation, and any other provisions of any applicable "moratorium", "control share", "fair price", "interested stockholder" or other anti-takeover laws and regulations of any jurisdiction. EnPro has taken, and will take, all actions necessary to render any shareholders' rights plan of EnPro inapplicable to this Option and Registration Rights Agreement and the consummation of the transactions contemplated thereby, including the exercise of the Option by the Asbestos Trust in accordance with its terms.

2.3 Offering of Securities. Neither the Optionor, EnPro nor any person acting on any of their behalves has taken any action (including any offering of any securities of EnPro) under circumstances which would require the integration of such offering with the offering of the Option or the Subject Shares under the Securities Act of 1933, as amended ("Securities Act"),

and the rules and regulations of the SEC promulgated thereunder, or any other action, which might subject the offering, issuance or sale of any of the Option or the Subject Shares to the Asbestos Trust pursuant to this Option and Registration Rights Agreement to the registration requirements of the Securities Act.

Article III Covenants

3.1 Commercially Reasonable Efforts. Subject to the terms and conditions of this Option and Registration Rights Agreement, each of the parties will use its commercially reasonable efforts in good faith to take, or cause to be taken, all actions, and to do, or cause to be done, all things necessary, proper or desirable, or advisable under applicable laws, so as to permit consummation of the transactions contemplated by this Option and Registration Rights Agreement as promptly as practicable and otherwise to enable consummation of the transactions contemplated hereby and shall use commercially reasonable efforts to cooperate with the other party to that end.

3.2 Sufficiency of Authorized Common Stock; Exchange Listing. During the period from the date hereof until the date on which the Option has been exercised or has been terminated, EnPro shall at all times have reserved for issuance, free of preemptive or similar rights, a sufficient number of authorized and unissued shares of EnPro Common Stock to fund delivery of shares upon such exercise. Nothing in this Section 3.2 shall preclude the Optionor from satisfying its obligations in respect of the exercise of the Option by delivery of shares of EnPro Common Stock held by it. Prior to the first anniversary of the date hereof, EnPro shall cause the Subject Shares to be listed on the same national securities exchange on which the EnPro Common Stock is listed, subject to official notice of issuance, and shall maintain such listing for so long as any EnPro Common Stock is listed on such exchange.

3.3 Further Covenants. Except as otherwise specified in this Section 3.3, EnPro and Optionor each hereby covenant and agree as follows:

(a) Upon the issuance and delivery of the Subject Shares, the Subject Shares shall be duly authorized, duly and validly issued, fully paid and non-assessable, and free and clear of any Liens and any preemptive or similar rights.

(b) EnPro and Optionor shall promptly pay all Taxes, expenses, and charges attributable to the issuance or delivery of the Subject Shares.

(c) EnPro and Optionor shall not create or grant (other than pursuant to this Agreement, the Joint Plan, or the other Plan Documents) any Liens or any preemptive or similar rights on the Subject Shares.

(d) EnPro shall take, or cause to be taken, all actions necessary to:

(i) comply with all requirements of any Applicable Law that may be imposed on EnPro with respect to the issuance of the Subject Shares to the Asbestos Trust;

(ii) obtain any material consent, authorization, order, or approval of, or any exemption by or from, and qualify with or provide any notice to, any Governmental Authority or Entity that is required or necessary pursuant to Applicable Law to be obtained, performed, or made by EnPro in order to consummate the issuance of the Subject Shares to the Asbestos Trust;

(iii) ensure (through its Board of Directors, shareholders, other governing bodies, management, or otherwise) that the issuance of the Subject Shares to the Asbestos Trust will not be subject to, or will not trigger, as the case may be, any (A) “poison pill,” shareholder or stockholder rights plan, or other anti-takeover or takeover defenses provision contained in the Governing Documents of EnPro or any of its Affiliates or in any other legal instrument or resolution adopted by or pertaining to EnPro; (B) change-of-control or severance or “golden parachute” agreement, plan, or provision (I) to which EnPro or any of its officers or employees is a party or beneficiary, or (II) contained in a legal instrument or resolution adopted or approved by, or pertaining to, EnPro or any of its Affiliates; or (C) any provision of any applicable “moratorium,” “control share,” “fair price,” “interested stockholder,” or other Applicable Law regulating mergers, acquisitions, change of control transactions, voting rights, or share acquisitions; and

(iv) cause (through its Board of Directors, stockholders, other governing bodies, management, or otherwise) the ownership or voting rights of the Asbestos Trust with respect to the Subject Shares not to be limited, qualified, or restricted by any plan, provision, agreement, resolution, legal instrument, or Applicable Law referred to in clauses (iii)(A) through (iii)(C) above.

(e) EnPro and Optionor shall not enter into any agreement with respect to the EnPro Common Stock that conflicts with, impairs, or limits the rights granted to the Asbestos Trust pursuant to this Option and Registration Rights Agreement or the provisions hereof. EnPro and Optionor shall not, by amendment of their respective Governing Documents or through any transaction or any other voluntary action, avoid or seek to avoid the observance or performance of any of the terms to be observed or performed hereunder by EnPro or the Optionor.

(f) Concurrently with the issuance of the Subject Shares, EnPro shall deliver to the Asbestos Trust a written opinion of EnPro’s outside counsel on such customary or appropriate matters concerning the due authorization, receipt of approvals, issuance, registration, and compliance with the securities laws as the Asbestos Trust may reasonably require.

Article IV

Registration and Attendant Rights

4.1 Subject Shares Not Registered. The Asbestos Trust acknowledges that the Option and the Subject Shares have not been registered under the Securities Act or under any state securities laws. The Asbestos Trust (a) is acquiring the Option pursuant to an exemption from registration under the Securities Act solely for investment with no present intention to distribute the Option to any person in violation of the Securities Act or any applicable U.S. state securities laws, (b) will not sell or otherwise dispose of the Subject Shares, except in compliance with the registration requirements or exemption provisions of the Securities Act and any applicable U.S. state securities laws, and (c) has such knowledge and experience in financial and business

matters and in investments of this type that it is capable of evaluating the merits and risks of the purchase and of making an informed investment decision.

4.2 Legends.

(a) The Asbestos Trust agrees that all certificates representing the Subject Shares will bear a legend substantially to the following effect:

“THE SECURITIES REPRESENTED BY THIS INSTRUMENT HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED, OR THE SECURITIES LAWS OF ANY STATE AND MAY NOT BE TRANSFERRED, SOLD OR OTHERWISE DISPOSED OF EXCEPT WHILE A REGISTRATION STATEMENT RELATING THERETO IS IN EFFECT UNDER SUCH ACT AND APPLICABLE STATE SECURITIES LAWS OR PURSUANT TO AN EXEMPTION FROM REGISTRATION UNDER SUCH ACT OR SUCH LAWS.”

(b) In the event that any of the Subject Shares (i) are sold pursuant to a registration statement effective under the Securities Act or (ii) are eligible to be transferred without restriction in accordance with Rule 144 or another exemption from registration under the Securities Act (other than Rule 144A), EnPro shall issue new certificates representing such Subject Shares, which shall not contain the applicable legend in Section 4.2(a) above; provided that the Asbestos Trust either surrenders to EnPro the previously issued certificates or furnishes proof of loss, destruction, or theft of the certificates and enters into a customary form indemnification agreement to indemnify EnPro against any loss or damages arising with respect to such lost, destroyed or stolen certificates or the issuance by EnPro of replacement certificates therefor.

4.3 Registration Rights.

(a) Registration.

(i) Subject to the terms and conditions of this Option and Registration Rights Agreement, EnPro covenants and agrees that promptly after the receipt by the Optionor of Notice of Option Exercise (and in any event no later than 21 days after the receipt by the Optionor of Notice of Option Exercise) it shall prepare and file with the SEC a Shelf Registration Statement (as defined below) covering all of the Registrable Securities (as defined below) of the Asbestos Trust (or otherwise designate an existing Shelf Registration Statement filed with the SEC to cover the Registrable Securities of the Asbestos Trust), and, to the extent the Shelf Registration Statement has not theretofore been declared effective or is not automatically effective upon such filing, EnPro shall use reasonable best efforts to cause such Shelf Registration Statement to be declared or become effective and to keep such Shelf Registration Statement continuously effective and in compliance with the Securities Act and usable for resale of such Registrable Securities for a period from the date of its initial effectiveness until such time as the Asbestos

Trust ceases to own any Registrable Securities (including by refiling such Shelf Registration Statement (or a new Shelf Registration Statement) if the initial Shelf Registration Statement expires. So long as EnPro is a well-known seasoned issuer (as defined in Rule 405 under the Securities Act) at the time of filing of the Shelf Registration Statement with the SEC, such Shelf Registration Statement shall be designated by EnPro as an automatic Shelf Registration Statement.

(ii) Any registration pursuant to Section 4.3(a)(i) shall be effected by means of a shelf registration on an appropriate form under Rule 415 under the Securities Act (a “Shelf Registration Statement”). If the Asbestos Trust intends to distribute any Registrable Securities by means of an underwritten offering it shall promptly so advise EnPro and EnPro shall take all reasonable steps to facilitate such distribution, including the actions required pursuant to Section 4.3(c); provided that EnPro shall not be required to facilitate an underwritten offering of Registrable Securities unless the expected gross proceeds from such offering exceed \$10,000,000.00. The lead underwriters in any such distribution shall be selected by the Asbestos Trust.

(iii) EnPro shall not be required to effect a registration (including a resale of Registrable Securities from an effective Shelf Registration Statement) or an underwritten offering pursuant to Section 4.3(a): (A) with respect to securities that are not the Registrable Securities; or (B) if EnPro has notified the Asbestos Trust that in the good faith judgment of the Board of Directors of EnPro, it would be materially detrimental to EnPro or its security holders for such registration or underwritten offering to be effected at such time, in which event EnPro shall have the right to defer such registration for a period of not more than 45 days after receipt of the request of the Asbestos Trust; provided that such right to delay a registration or underwritten offering shall be exercised by EnPro (1) only if EnPro has generally exercised (or is concurrently exercising) similar black-out rights against holders of EnPro Common Stock or securities convertible into EnPro Common Stock that have registration rights and (2) not more than three times in any 12-month period and not more than 90 days in the aggregate in any 12-month period.

(iv) If during any period when an effective Shelf Registration Statement is not available, EnPro proposes to register any of its equity securities, other than a registration pursuant to Section 4.3(a)(i) or a Special Registration (as defined in Section 4.3(i) below), and the registration form to be filed may be used for the registration or qualification for distribution of Subject Shares, EnPro will give prompt written notice to the Asbestos Trust of its intention to effect such a registration (but in no event less than ten days prior to the anticipated filing date) and will include in such registration all Subject Shares with respect to which EnPro has received written requests for inclusion therein within ten business days after the date of EnPro’s notice (a “Piggyback Registration”). The Asbestos Trust may withdraw from such Piggyback Registration by giving written notice to EnPro and the managing underwriter, if any, on or before the fifth business day

prior to the planned effective date of such Piggyback Registration. EnPro may terminate or withdraw any registration under this Section 4.3(a)(iv) prior to the effectiveness of such registration, whether or not the Asbestos Trust has elected to include any Registrable Securities in such registration.

(v) If the registration referred to in Section 4.3(a)(iv) is proposed to be underwritten, EnPro will so advise the Asbestos Trust as a part of the written notice given pursuant to Section 4.3(a)(iv). In such event, the right of the Asbestos Trust to registration pursuant to Section 4.3(a)(iv) will be conditioned upon the Asbestos Trust's participation in such underwriting and the inclusion of the Asbestos Trust's Registrable Securities in the underwriting if the Registrable Securities are of the same class of securities as the securities to be offered in the underwritten offering, and the Asbestos Trust will (together with EnPro and the other persons distributing their securities through such underwriting) enter into an underwriting agreement in customary form with the underwriter or underwriters selected for such underwriting by EnPro. If the Asbestos Trust disapproves of the terms of the underwriting, the Asbestos Trust may elect to withdraw therefrom by written notice pursuant to Section 4.3(a)(iv).

(vi) If either (x) EnPro grants "piggyback" registration rights to one or more third parties to include their securities in an underwritten offering under the Shelf Registration Statement pursuant to Section 4.3(a)(ii) or (y) a Piggyback Registration under Section 4.3(a)(iv) relates to an underwritten offering, and in either case the managing underwriters advise EnPro that in their reasonable opinion the number of securities requested to be included in such offering exceeds the number which can be sold without adversely affecting the marketability of such offering (including an adverse effect on the per share offering price), EnPro will include in such offering only such number of securities that in the reasonable opinion of such managing underwriters can be sold without adversely affecting the marketability of the offering (including an adverse effect on the per share offering price), which securities will be so included in the following order of priority: (A) first, in the case of a Piggyback Registration under Section 4.3(a)(iv), the securities EnPro proposes to sell, (B) then the Registrable Securities of the Asbestos Trust to the extent that the Asbestos Trust has requested inclusion of Registrable Securities pursuant to Section 4.3(a)(ii) or Section 4.3(a)(iv), as applicable, and (C) lastly, any other securities of EnPro that have been requested to be so included, subject to the terms of this Option and Registration Rights Agreement.

(b) Expenses of Registration. All Registration Expenses (as defined below) incurred in connection with any registration, qualification or compliance hereunder shall be borne by EnPro. All Selling Expenses (as defined below) incurred in connection with any registrations hereunder shall be borne by the holders of the securities so registered pro rata on the basis of the aggregate offering or sale price of the securities so registered.

(c) Obligations of EnPro. EnPro shall use its reasonable best efforts, for so long as there are Registrable Securities outstanding, to take such actions as are under its control to not become an ineligible issuer (as defined in Rule 405 under the Securities Act) and to remain a well-known seasoned issuer (as defined in Rule 405 under the Securities Act) if it has such status on the date of this Option and Registration Rights Agreement or becomes eligible for such status hereafter. In addition, whenever required to effect the registration of any Registrable Securities or facilitate the distribution of Registrable Securities pursuant to an effective Shelf Registration Statement, EnPro shall, as expeditiously as reasonably practicable:

(i) Prepare and file with the SEC a prospectus supplement with respect to a proposed offering of Registrable Securities pursuant to an effective registration statement, subject to Section 4.3(d), keep such registration statement effective and keep such prospectus supplement current until the securities described therein are no longer Registrable Securities.

(ii) Prepare and file with the SEC such amendments and supplements to the applicable registration statement and the prospectus or prospectus supplement used in connection with such registration statement as may be necessary to comply with the provisions of the Securities Act with respect to the disposition of all securities covered by such registration statement.

(iii) Furnish to the Asbestos Trust and any underwriters such number of copies of the applicable registration statement and each such amendment and supplement thereto (including in each case all exhibits) and of a prospectus, including a preliminary prospectus, in conformity with the requirements of the Securities Act, and such other documents as they may reasonably request in order to facilitate the disposition of Registrable Securities owned or to be distributed by them.

(iv) Use its reasonable best efforts to register and qualify the securities covered by such registration statement under such other securities or Blue Sky laws of such jurisdictions as shall be reasonably requested by the Asbestos Trust or any managing underwriter(s), to keep such registration or qualification in effect for so long as such registration statement remains in effect, and to take any other action which may be reasonably necessary to enable such seller to consummate the disposition in such jurisdictions of the Registrable Securities owned by the Asbestos Trust; provided that EnPro shall not be required in connection therewith or as a condition thereto to qualify to do business or to file a general consent to service of process in any such states or jurisdictions.

(v) Notify the Asbestos Trust at any time when a prospectus relating thereto is required to be delivered under the Securities Act of the happening of any event as a result of which the applicable prospectus, as then in effect, includes an untrue statement of a material fact or omits to state a material fact required to

be stated therein or necessary to make the statements therein not misleading in light of the circumstances then existing.

(vi) Give written notice to the Asbestos Trust:

(A) when any registration statement filed pursuant to Section 4.3(a) or any amendment thereto has been filed with the SEC (except for any amendment effected by the filing of a document with the SEC pursuant to the Securities Exchange Act of 1934, as amended (“Exchange Act”)) and when such registration statement or any post-effective amendment thereto has become effective;

(B) of any request by the SEC for amendments or supplements to any registration statement or the prospectus included therein or for additional information;

(C) of the issuance by the SEC of any stop order suspending the effectiveness of any registration statement or the initiation of any proceedings for that purpose;

(D) of the receipt by EnPro or its legal counsel of any notification with respect to the suspension of the qualification of the EnPro Common Stock for sale in any jurisdiction or the initiation or threatening of any proceeding for such purpose;

(E) of the happening of any event that requires EnPro to make changes in any effective registration statement or the prospectus related to the registration statement in order to make the statements therein not misleading (which notice shall be accompanied by an instruction to suspend the use of the prospectus until the requisite changes have been made); and

(F) if at any time the representations and warranties of EnPro contained in any underwriting agreement contemplated by Section 4.3(c)(x) cease to be true and correct.

(vii) Use its reasonable best efforts to prevent the issuance or obtain the withdrawal of any order suspending the effectiveness of any registration statement referred to in Section 4.3(c)(vi)(C) at the earliest practicable time.

(viii) Upon the occurrence of any event contemplated by Section 4.3(c)(v) or 4.3(c)(vi)(E), promptly prepare a post-effective amendment to such registration statement or a supplement to the related prospectus or file any other required document so that, as thereafter delivered to the Asbestos Trust and any underwriters, the prospectus will not contain an untrue statement of a material fact or omit to state any material fact necessary to make the statements therein, in light

of the circumstances under which they were made, not misleading. If EnPro notifies the Asbestos Trust in accordance with Section 4.3(c)(vi)(E) to suspend the use of the prospectus until the requisite changes to the prospectus have been made, then the Asbestos Trust and any underwriters shall suspend use of such prospectus and use their reasonable best efforts to return to EnPro all copies of such prospectus (at EnPro's expense) other than permanent file copies then in the Asbestos Trust's or underwriters' possession. The total number of days that any such suspension may be in effect in any 12-month period shall not exceed 90 days.

(ix) Use reasonable best efforts to procure the cooperation of EnPro's transfer agent in settling any offering or sale of Registrable Securities, including with respect to the transfer of physical stock certificates into book-entry form in accordance with any procedures reasonably requested by the Asbestos Trust or any managing underwriter(s).

(x) If an underwritten offering is requested pursuant to Section 4.3(a)(ii), enter into an underwriting agreement in customary form, scope and substance and take all such other actions reasonably requested by the Asbestos Trust or by the managing underwriter(s), if any, to expedite or facilitate the underwritten disposition of the Registrable Securities, and in connection therewith in any underwritten offering (including making members of management and executives of EnPro available to participate in "road shows", similar sales events and other marketing activities), (A) make such representations and warranties to the Asbestos Trust and the managing underwriter(s), if any, with respect to the business of EnPro and its subsidiaries, and the Shelf Registration Statement, prospectus and documents, if any, incorporated or deemed to be incorporated by reference therein, in each case, in customary form, substance and scope, and, if true, confirm the same if and when requested, (B) use its reasonable best efforts to furnish the underwriters with opinions of counsel to EnPro, addressed to the managing underwriter(s), if any, covering the matters customarily covered in such opinions requested in underwritten offerings, (C) use its reasonable best efforts to obtain "cold comfort" letters from the independent certified public accountants of EnPro (and, if necessary, any other independent certified public accountants of any business acquired by EnPro for which financial statements and financial data are included in the Shelf Registration Statement) who have certified the financial statements included in such Shelf Registration Statement, addressed to each of the managing underwriter(s), if any, such letters to be in customary form and covering matters of the type customarily covered in "cold comfort" letters, (D) if an underwriting agreement is entered into, the same shall contain indemnification provisions and procedures customary in underwritten offerings, and (E) deliver such documents and certificates as may be reasonably requested by the Asbestos Trust, its counsel and the managing underwriter(s), if any, to evidence the continued validity of the representations and warranties made pursuant to clause (i) above and to evidence compliance with any customary conditions contained in the underwriting agreement or other agreement entered into by EnPro.

(xi) Make available for inspection by a representative of the Asbestos Trust, the managing underwriter(s), if any, and any attorneys or accountants retained by the Asbestos Trust or managing underwriter(s), at the offices where normally kept, during reasonable business hours, financial and other records, pertinent corporate documents and properties of EnPro, and cause the officers, directors and employees of EnPro to supply all information in each case reasonably requested (and of the type customarily provided in connection with due diligence conducted in connection with a registered public offering of securities) by any such representative, managing underwriter(s), attorney or accountant in connection with such Shelf Registration Statement.

(xii) Use reasonable best efforts to cause all Registrable Securities to be listed on each national securities exchange on which similar securities issued by EnPro are then listed.

(xii) If requested by the Asbestos Trust or the managing underwriter(s), if any, promptly include in a prospectus supplement or amendment such information as the Asbestos Trust or managing underwriter(s), if any, may reasonably request in order to permit the intended method of distribution of such securities and make all required filings of such prospectus supplement or such amendment as soon as practicable after EnPro has received such request.

(xiii) Timely provide to its security holders earning statements satisfying the provisions of Section 11(a) of the Securities Act and Rule 158 thereunder.

(d) Suspension of Sales. Upon receipt of written notice from EnPro that a registration statement, prospectus or prospectus supplement contains or may contain an untrue statement of a material fact or omits or may omit to state a material fact required to be stated therein or necessary to make the statements therein not misleading or that circumstances exist that make inadvisable use of such registration statement, prospectus or prospectus supplement, the Asbestos Trust shall forthwith discontinue disposition of Registrable Securities until the Asbestos Trust has received copies of a supplemented or amended prospectus or prospectus supplement, or until the Asbestos Trust is advised in writing by EnPro that the use of the prospectus and, if applicable, prospectus supplement may be resumed, and, if so directed by EnPro, the Asbestos Trust shall deliver to EnPro (at EnPro's expense) all copies, other than permanent file copies then in the Asbestos Trust's possession, of the prospectus and, if applicable, prospectus supplement covering such Registrable Securities current at the time of receipt of such notice. The total number of days that any such suspension may be in effect in any 12-month period shall not exceed 90 days.

(e) Termination of Registration Rights. The Asbestos Trust's registration rights as to any securities held by it (and its Affiliates (as defined below)) shall not be available unless such securities are Registrable Securities. "Registrable Securities" means (A) the Subject Shares and (B) any equity securities of EnPro issued or issuable directly or

indirectly with respect to any of the Subject Shares by way of exchange thereof or share dividend or share split or in connection with a combination of shares, recapitalization, reclassification, merger, amalgamation, arrangement, consolidation or other reorganization, provided that, once issued, such securities will not be Registrable Securities when (1) they are sold pursuant to an effective registration statement under the Securities Act, (2) they may be sold pursuant to Rule 144 without limitation thereunder on volume or manner of sale, (3) they shall have ceased to be outstanding or (4) they have been sold in a private transaction. No Registrable Securities may be registered under more than one registration statement at any one time.

(f) Furnishing Information.

(i) The Asbestos Trust shall not use any “free writing prospectus” (as defined in Rule 405) in connection with the sale of Registrable Securities without the prior written consent of EnPro.

(ii) It shall be a condition precedent to the obligations of EnPro to take any action pursuant to Section 4.3(c) that the Asbestos Trust and the underwriters, if any, shall furnish to EnPro such information regarding themselves, the Registrable Securities and the intended method of disposition of such securities as shall be required to effect the registered offering of the Registrable Securities.

(g) Indemnification.

(i) EnPro agrees to indemnify the Asbestos Trust and the Asbestos Trust’s trustees, officers, employees, agents, representatives and Affiliates, and each Person (as herein defined), if any, that controls the Asbestos Trust within the meaning of the Securities Act (each, an “Indemnatee”), against any and all losses, claims, damages, actions, liabilities, costs and expenses (including reasonable fees, expenses and disbursements of attorneys and other professionals incurred in connection with investigating, defending, settling, compromising or paying any such losses, claims, damages, actions, liabilities, costs and expenses), joint or several, arising out of or based upon any untrue statement or alleged untrue statement of material fact contained in any registration statement, including any preliminary prospectus or final prospectus contained therein or any amendments or supplements thereto or any documents incorporated therein by reference or contained in any free writing prospectus (as such term is defined in Rule 405) prepared by EnPro or authorized by it in writing for use by the Asbestos Trust (or any amendment or supplement thereto); or any omission to state therein a material fact required to be stated therein or necessary to make the statements therein, in light of the circumstances under which they were made, not misleading; provided, that EnPro shall not be liable to such Indemnatee in any such case to the extent that any such loss, claim, damage, liability (or action or proceeding in respect thereof) or expense arises out of or is based upon (A) an untrue statement or omission made in such registration statement, including any such preliminary prospectus or final prospectus contained therein or any such amendments or

supplements thereto or contained in any free writing prospectus (as such term is defined in Rule 405) prepared by EnPro or authorized by it in writing for use by the Asbestos Trust (or any amendment or supplement thereto), in reliance upon and in conformity with information regarding such Indemnatee or its plan of distribution or ownership interests which was furnished in writing to EnPro by such Indemnatee for use in connection with such registration statement, including any such preliminary prospectus or final prospectus contained therein or any such amendments or supplements thereto, or (B) offers or sales effected by or on behalf of such Indemnatee “by means of” (as defined in Rule 159A) a “free writing prospectus” (as defined in Rule 405) that was not authorized in writing by EnPro.

(ii) If the indemnification provided for in Section 4.3(g)(i) is unavailable to an Indemnatee with respect to any losses, claims, damages, actions, liabilities, costs or expenses referred to therein or is insufficient to hold the Indemnatee harmless as contemplated therein, then EnPro, in lieu of indemnifying such Indemnatee, shall contribute to the amount paid or payable by such Indemnatee as a result of such losses, claims, damages, actions, liabilities, costs or expenses in such proportion as is appropriate to reflect the relative fault of the Indemnatee, on the one hand, and EnPro, on the other hand, in connection with the statements or omissions which resulted in such losses, claims, damages, actions, liabilities, costs or expenses as well as any other relevant equitable considerations. The relative fault of EnPro, on the one hand, and of the Indemnatee, on the other hand, shall be determined by reference to, among other factors, whether the untrue statement of a material fact or omission to state a material fact relates to information supplied by EnPro or by the Indemnatee and the parties’ relative intent, knowledge, access to information and opportunity to correct or prevent such statement or omission; EnPro and the Asbestos Trust agree that it would not be just and equitable if contribution pursuant to this Section 4.3(g)(ii) were determined by pro rata allocation or by any other method of allocation that does not take account of the equitable considerations referred to in Section 4.3(g)(ii). No Indemnatee guilty of fraudulent misrepresentation (within the meaning of Section 11(f) of the Securities Act) shall be entitled to contribution from EnPro if EnPro was not guilty of such fraudulent misrepresentation.

(h) No Assignment of Registration Rights. The rights of the Asbestos Trust to registration of Registrable Securities pursuant to Section 4.3 may not be assigned.

(i) Clear Market. With respect to any underwritten offering of Registrable Securities by the Asbestos Trust pursuant to this Section 4.3, EnPro agrees not to effect (other than pursuant to such registration or pursuant to a Special Registration) any public sale or distribution, or to file any Shelf Registration Statement (other than such registration or a Special Registration) covering, in the case of an underwritten offering of EnPro Common Stock, any of its equity securities, or, in each case, any securities convertible into or exchangeable or exercisable for such securities, during the period not to exceed ten days prior and 60 days following the effective date of such offering or such longer period up to 90 days as may be requested by the managing underwriter for such

underwritten offering. EnPro also agrees to cause such of its directors and senior executive officers to execute and deliver customary lock-up agreements in such form and for such time period up to 90 days as may be requested by the managing underwriter. “Special Registration” means the registration of (A) equity securities and/or options or other rights in respect thereof solely registered on Form S-4 or Form S-8 (or successor form) or (B) shares of equity securities and/or options or other rights in respect thereof to be offered to directors, members of management, employees, consultants, customers, lenders or vendors of EnPro or its subsidiaries or in connection with dividend reinvestment plans.

(j) Rule 144. With a view to making available to the Asbestos Trust the benefits of certain rules and regulations of the SEC that may permit the sale of the Registrable Securities to the public without registration, EnPro agrees to use its reasonable best efforts to:

(i) make and keep public information available, as those terms are understood and defined in Rule 144(c)(1) or any similar or analogous rule promulgated under the Securities Act, at all times after the first anniversary of the date hereof;

(ii) (A) file with the SEC, in a timely manner, all reports and other documents required of EnPro under the Exchange Act, and (B) if at any time EnPro is not required to file such reports, make publicly available the information required by Rule 144(c)(2);

(iii) so long as the Asbestos Trust owns any Registrable Securities, furnish to the Asbestos Trust upon request: a written statement by EnPro as to its compliance with the reporting requirements of Rule 144 under the Securities Act, and of the Exchange Act; a copy of the most recent annual or quarterly report of EnPro; and such other reports and documents as the Asbestos Trust may reasonably request in availing itself of any rule or regulation of the SEC allowing it to sell any such securities to the public without registration; and

(iv) take such further action as the Asbestos Trust may reasonably request, all to the extent required from time to time to enable the Asbestos Trust to sell Registrable Securities without registration under the Securities Act.

(k) Definitions. As used in this Section 4.3, the following terms shall have the following respective meanings:

(iii) “Person” has the meaning given to it in Section 3(a)(9) of the Exchange Act and as used in Sections 13(d)(3) and 14(d)(2) of the Exchange Act.

(ii) “Register,” “registered,” and “registration” shall refer to a registration effected by preparing and (A) filing a registration statement in compliance with the Securities Act and applicable rules and regulations thereunder, and the

declaration or ordering of effectiveness of such registration statement or (B) filing a prospectus and/or prospectus supplement in respect of an appropriate effective registration statement on Form S-3.

(iii) “Registration Expenses” mean all expenses incurred by EnPro in effecting any registration pursuant to this Option and Registration Rights Agreement (whether or not any registration or prospectus becomes effective or final) or otherwise complying with its obligations under this Section 4.3, including all registration, filing and listing fees, printing expenses, fees and disbursements of counsel for EnPro, blue sky fees and expenses, expenses incurred in connection with any “road show,” and expenses of EnPro’s independent accountants in connection with any regular or special reviews or audits incident to or required by any such registration, but shall not include Selling Expenses.

(iv) “Rule 144”, “Rule 144A”, “Rule 159A”, “Rule 405” and “Rule 415” mean, in each case, such rule promulgated under the Securities Act (or any successor provision), as the same shall be amended from time to time.

(v) “Selling Expenses” mean all discounts, selling commissions and stock transfer taxes applicable to the sale of Registrable Securities and fees and disbursements of counsel for the Asbestos Trust.

(l) Specific Performance. The parties hereto acknowledge that there would be no adequate remedy at law if EnPro fails to perform any of its obligations under this Section 4.3 and that the Asbestos Trust from time to time may be irreparably harmed by any such failure, and accordingly agree that the Asbestos Trust, in addition to any other remedy to which it may be entitled at law or in equity, to the fullest extent permitted and enforceable under applicable law shall be entitled to compel specific performance of the obligations of EnPro under this Section 4.3 in accordance with the terms and conditions of this Section 4.3.

(m) No Inconsistent Agreements. EnPro shall not enter into any agreement with respect to its securities that may impair the rights granted to the Asbestos Trust under this Section 4.3 or that otherwise conflicts with the provisions hereof in any manner that may impair the rights granted to the Asbestos Trust under this Section 4.3. In the event EnPro has entered into any agreement with respect to its securities that is inconsistent with the rights granted to the Asbestos Trust under this Section 4.3 (including agreements that are inconsistent with the order of priority contemplated by Section 4.3(a)(vi)) or that may otherwise conflict with the provisions hereof, EnPro shall use its reasonable best efforts to amend such agreements to ensure they are consistent with the provisions of this Section 4.3.

Article V
Miscellaneous

5.1 Amendment; Waiver; Cumulative Rights and Remedies. No amendment of any provision of this Option and Registration Rights Agreement will be effective unless made in writing and signed by an officer or a duly authorized representative of each party. No failure or delay by any party in exercising any right, power or privilege hereunder shall operate as a waiver thereof nor shall any single or partial exercise thereof preclude any other or further exercise of any other right, power or privilege. The rights and remedies herein provided shall be cumulative of any rights or remedies provided by law and not exclusive of any other remedy conferred hereby or by law, and the exercise of any one remedy by each shall not preclude the exercise of any other remedy by the same party.

5.2 Governing Law. This Option and Registration Rights Agreement shall be governed by and construed in accordance with the internal laws of the State of Delaware, without regard to the conflicts of law principles thereof.

5.3 Notices. Any notice, request, instruction or other communications provided for herein by any party to the other shall be given or made in writing (including, without limitation, by telecopy or Electronic Transmission) and will be deemed to have been duly given when transmitted by telecopier or Electronic Transmission or personally delivered or, in the case of a mailed notice, upon receipt, in each case given or addressed as provided herein. All notices to a party shall be delivered as set forth below, or pursuant to such other instructions as may be designated in writing by such party and delivered to the other parties in accordance with this Section 5.3.

If to the Optionor:

OldCo, LLC
5605 Carnegie Blvd., Ste. 500,
Charlotte, NC 28209-4674
Attention: [_____]
Facsimile: [_____]
Email: [_____]

with a copy to:

Robinson, Bradshaw & Hinson, P.A.
101 North Tyron Street, Ste. 1900
Charlotte, North Carolina 28246
Attention: Stephen M. Lynch, Esq.
Facsimile: (704) 373-3955
Email: slynch@rbh.com

If to EnPro:

EnPro Industries, Inc.
5605 Carnegie Blvd., Ste. 500,
Charlotte, NC 28209-4674
Facsimile: (704) 731-1531
Attention: Robert S. McLean, Chief Administrative Officer, General Counsel and
Secretary

with a copy to:

Robinson, Bradshaw & Hinson, P.A.
101 North Tyron Street, Ste. 1900
Charlotte, North Carolina 28246
Attention: Stephen M. Lynch, Esq.
Facsimile: (704) 373-3955
Email: slynch@rbh.com

If to the Asbestos Trust:

[_____]
[_____]
[_____]

Attention: [_____]
Facsimile: [_____]
Email: [_____]

with a copy to:

[_____]
[_____]
[_____]

Attention: [_____]
Facsimile: [_____]
Email: [_____]

5.4 Definitions. For purposes of this Option and Registration Rights Agreement, the following terms shall have the meanings set forth below:

(a) The term “Affiliate” means, with respect to any person, any person directly or indirectly controlling, controlled by or under common control with, such other person. For purposes of this definition, “control” (including, with correlative meanings, the terms “controlled by” and “under common control with”) when used with respect to any person, means the possession, directly or indirectly, of the power to cause the direction of management and/or policies of such person, whether through the ownership of voting securities, by contract, or otherwise.

(b) The term “Applicable Law” means, at any time and with reference to any Entity or property, all then existing laws, statutes, codes, treaties, judgments, decrees, injunctions, writs, and orders of any Governmental Authority, and rules, regulations, ordinances, directives, orders, licenses, and permits of any Governmental Authority applicable to such Entity or its property or in respect of its operations or to any referenced circumstances or events.

(c) The term “Board of Directors” means the board of directors, board of managers, or any other governing body of an Entity.

(d) The term “Business Combination” means a merger, consolidation, statutory share exchange, or similar transaction that requires the approval of the party’s shareholders or members, and includes the merger of Optionor with and into New Coltec, Inc., as provided in Section 7.10 of the Joint Plan.

(e) The term “Effective Date” has the meaning ascribed to that term in the Joint Plan.

(f) The term “Electronic Transmission” shall mean delivery of information by electronic mail, facsimile or other electronic format acceptable to the parties. An Electronic Transmission shall be considered written notice for all purposes hereof.

(g) The term “EnPro Common Stock” means (1) the common stock of EnPro, \$0.01 par value per share, (2) the common stock of any successor corporation thereto, or (3) any similar equity ownership interest in any other successor Entity thereto.

(h) The term “Entity” means an individual, a corporation, a general partnership, a limited partnership, a limited liability company, a limited liability partnership, an association, a joint stock company, a joint venture, an estate, a trust, an unincorporated association, a governmental unit or subdivision thereof, including the United States Bankruptcy Administrator, or any other entity, whether acting in an individual, fiduciary, or other capacity.

(i) The term “Governing Documents” means, as to any Entity, its articles or certificate of incorporation and bylaws, its partnership agreement, its certificate of formation and operating agreement, or the organizational or governing documents of such Entity.

(j) The term “Governmental Authority” means the United States of America, a state, commonwealth, district, territory, municipality, or foreign state; or a department, agency, instrumentality, court, or tribunal of the United States of America, a state, a commonwealth, a district, a territory, a municipality, or a foreign state; or other foreign or domestic government, or subdivision thereof.

(k) The term “Material Adverse Effect” means a material adverse effect on the business, results of operation or financial condition of EnPro and its consolidated subsidiaries taken as a whole.

(l) The term “Plan Documents” has the meaning ascribed to that term in the Joint Plan.

(m) When a reference is made in this Option and Registration Rights Agreement to a subsidiary of a person, the term “subsidiary” means any corporation, partnership, joint venture, limited liability company or other entity (1) of which such person or a subsidiary of such person is a general partner or (2) of which a majority of the voting securities or other voting interests, or a majority of the securities or other interests of which having by their terms ordinary voting power to elect a majority of the board of directors or persons performing similar functions with respect to such entity, is directly or indirectly owned by such person and/or one or more subsidiaries thereof.

(n) The term “Taxes” means all present or future taxes, levies, imposts, duties, deductions, withholdings, assessments, fees, or other charges imposed by any Governmental Authority, including any interest, additions to tax, penalties, and any similar liabilities with respect thereto.

5.8 Assignment. Neither this Option and Registration Rights Agreement nor any right, remedy, obligation nor liability arising hereunder or by reason hereof shall be assignable by any party hereto without the prior written consent of the other party, and any attempt to assign any right, remedy, obligation or liability hereunder without such consent shall be void, except (a) an assignment, in the case of a Business Combination where such party is not the surviving entity, or (b) a sale of substantially all of its assets, to the Entity which is the survivor of such Business Combination or the purchaser in such sale.

5.9 Severability. If any provision of this Option and Registration Rights Agreement, or the application thereof to any person or circumstance, is determined by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions hereof, or the application of such provision to persons or circumstances other than those as to which it has been held invalid or unenforceable, will remain in full force and effect and shall in no way be affected, impaired or invalidated thereby. Upon such determination, the parties shall negotiate in good faith in an effort to agree upon a suitable and equitable substitute provision to effect the original intent of the parties.

5.10 No Third Party Beneficiaries. Nothing contained in this Option and Registration Rights Agreement, expressed or implied, is intended to confer upon any person or entity other than EnPro, the Optionor, and the Asbestos Trust any benefit, right or remedies.

5.11 **WAIVER OF JURY TRIAL**. EACH PARTY HEREBY WAIVES, FOR ITSELF, AND ITS SUCCESSORS AND ASSIGNS, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY LITIGATION DIRECTLY OR INDIRECTLY ARISING OUT OF,

UNDER, OR IN CONNECTION WITH, THIS OPTION AND REGISTRATION RIGHTS AGREEMENT.

5.12 Counterparts. This Option and Registration Rights Agreement may be executed in any number of counterparts and by the parties hereto in separate counterparts each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Option and Registration Rights Agreement, or any notice, communication, agreement, certificate, document, or other instrument in connection herewith by telecopier, facsimile, portable document format (“PDF”), or other Electronic Transmission shall be as effective as delivery of a manually executed counterpart of thereof. The signature of any party by telecopier, facsimile, PDF, or other Electronic Transmission is to be considered as an original signature, and the document transmitted is to be considered to have the same binding effect as an original signature on an original document.

5.13 Headings. The headings in this Agreement are for convenience of reference only and shall not limit or otherwise affect the meaning hereof.

5.14 Entire Agreement. This Option and Registration Rights Agreement, together with the Joint Plan and the other Plan Documents, is intended by the parties as a final expression of their agreement and intended to be a complete and exclusive statement of the agreement and understanding of the parties hereto in respect of the subject matter contained herein. There are no restrictions, promises, warranties or undertakings, other than those set forth or referred to herein or in the Joint Plan and the other Plan Documents with respect to the registration rights granted by EnPro with respect to the Subject Shares. This Option and Registration Rights Agreement, together with the Joint Plan and the other Plan Documents, supersedes all prior agreements and understandings between the parties with respect to such subject matter.

5.15 Currency Denomination. All sums of money referred to herein are denominated in United States of America dollars.

5.16 Survival of Representations and Warranties. All representations and warranties contained in this Option and Registration Rights Agreement shall survive the execution and delivery of this Option and Registration Rights Agreement and the other Plan Documents.

[signature page follows]

IN WITNESS WHEREOF, the Optionor, EnPro, and the Asbestos Trust have executed this Option and Registration Rights Agreement by their duly authorized representatives as of the date first set forth above.

OLDCO, LLC

By: _____
Name: [_____]_____
Title: [_____]_____

ENPRO INDUSTRIES, INC.

By: _____
Name: [_____]_____
Title: [_____]_____

GST SETTLEMENT FACILITY

By: _____
Name: [_____]_____
Title: [_____]_____

EXHIBIT A

**FORM OF
NOTICE OF OPTION EXERCISE**

[insert date]

Coltec Industries, Inc.
(as successor by merger to OldCo, LLC)
5605 Carnegie Blvd., Ste. 500,
Charlotte, NC 28209-4674
Attention: _____

This notice is being delivered pursuant to Section 1.2 of the Option and Registration Rights Agreement dated as of _____, 20__ (the "Option Agreement") among OldCo, LLC, EnPro Industries, Inc. and GST Settlement Facility. Capitalized terms used herein, and not otherwise defined herein, have the meanings given to them in the Option Agreement.

The Asbestos Trust hereby provides notice of its exercise of the Option as of the date hereof. Settlement of the exercise of the Option shall occur on _____, 20__ [insert date], which is five Trading Days after the date hereof.

Certificates evidencing the Subject Shares to be issued to the Asbestos Trust are to be delivered to the following address:

The name and address of the Asbestos Trust are as follows:

The Federal taxpayer identification number of the Asbestos Trust is: _____.

[In the event that the number of the Subject Shares is to be reduced pursuant to the proviso included in Section 1.1(a) of the Option Agreement, the cash payment to be made due to the reduction in the number of Subject Shares shall be delivered to the undersigned in accordance with the following wiring instructions:

_____]

GST SETTLEMENT FACILITY

By: _____
Name: [_____]_____
Title: [_____]

EXHIBIT B

**FORM OF
TERMINATION NOTICE**

[insert date]

[_____
[_____
[_____]

Attention: [_____]

This notice is being delivered pursuant to Section 1.3 of the Option and Registration Rights Agreement dated as of _____, 20__ (the “Option Agreement”) among OldCo, LLC, EnPro Industries, Inc., and the GST Settlement Facility. Capitalized terms used herein, and not otherwise defined herein, have the meanings given to them in the Option Agreement.

The undersigned, which is the successor by merger to OldCo, LLC, hereby provides notice that the second anniversary of the Effective Date of the Joint Plan has occurred without delivery by the Asbestos Trust of the Notice of Option Exercise or the Put Notice and without delivery by Optionor of the Call Notice. As a result, the Option has expired in accordance with the terms of the Option Agreement, which, in turn, has triggered the right of the Asbestos Trust to receive the Termination Payment.

Please provide promptly, and in any event within two Trading Days, written instructions for wire transfer of the \$20,000,000.00 Termination Payment. Such written wiring instructions should be sent to the undersigned by email ([insert email address]) or facsimile ([insert facsimile number]).

**COLTEC INDUSTRIES, INC. (successor
by merger to OldCo, LLC)**

By: _____
Name: [_____]_____
Title: [_____]_____

EXHIBIT C

**FORM OF
CALL NOTICE**

[insert date]

[_____

_____]

Attention: [_____]

This notice is being delivered pursuant to Section 1.4 of the Option and Registration Rights Agreement dated as of _____, 20__ (the “Option Agreement”) among OldCo, LLC, EnPro Industries, Inc., and the GST Settlement Facility. Capitalized terms used herein, and not otherwise defined herein, have the meanings given to them in the Option Agreement.

The undersigned, which is the successor by merger to OldCo, LLC, hereby provides notice of its exercise of its right under Section 1.4 of the Option Agreement to call the Option as of the date hereof. Settlement of the call of the Option shall occur on _____, 20__, which is five Trading Days after the date hereof.

Please provide promptly, and in any event within two Trading Days, written instructions for wire transfer of the \$20,000,000.00 Call Payment. Such written wiring instructions should be sent to the undersigned by email ([insert email address]) or facsimile ([insert facsimile number]).

**COLTEC INDUSTRIES, INC. (successor
by merger to OldCo, LLC)**

By: _____

Name: [_____]

Title: [_____]

EXHIBIT D

**FORM OF
PUT NOTICE**

[insert date]

Coltec Industries, Inc.
(as successor by merger to OldCo, LLC)
5605 Carnegie Blvd., Ste. 500,
Charlotte, NC 28209-4674
Attention: _____

This notice is being delivered pursuant to Section 1.5 of the Option and Registration Rights Agreement dated as of _____, 20__ (the “Option Agreement”) among OldCo, LLC, EnPro Industries, Inc., and the GST Settlement Facility. Capitalized terms used herein, and not otherwise defined herein, have the meanings given to them in the Option Agreement.

The undersigned hereby provides notice of its exercise of its right under Section 1.5 of the Option Agreement to put the Option as of the date hereof. Settlement of the put of the Option shall occur on _____, 20__, which is five Trading Days after the date hereof.

The Put Payment shall be delivered to the undersigned in accordance with the following wiring instructions:

The name and address of the Asbestos Trust are as follows:

The Federal taxpayer identification number of the Asbestos Trust is: _____.

GST SETTLEMENT FACILITY

By: _____
Name: [_____]_____
Title: [_____]_____

EXHIBIT I

EXHIBIT I

PLEDGE AGREEMENT

THIS PLEDGE AGREEMENT (this “**Agreement**”), dated as of the Effective Date (as defined in the Plan referred to below), is made by and between **NEW COLTEC, INC.**,¹ a North Carolina corporation (the “**Pledgor**”), and the **GST SETTLEMENT FACILITY**, a Delaware statutory trust (the “**Secured Party**”).

RECITALS

A. Section 7.3.2 of the Joint Plan of Reorganization of Garlock Sealing Technologies LLC, *et al.* and OldCo, LLC, successor by merger to Coltec Industries Inc (“**OldCo**”), as initially filed in the United States Bankruptcy Court for the Western District of North Carolina on May 20, 2016 (as amended, supplemented, or otherwise modified from time to time, and together with the exhibits and schedules to the foregoing, as the same may be in effect from time to time, the “**Plan**”), provides that the Secured Party is to be funded with, among other things, the Deferred Contribution, an obligation of the Pledgor that shall be paid in full and in cash on or before the first anniversary of the Effective Date of the Plan.

B. Section 7.3.2 of the Plan further provides, among other things, that payment of the Deferred Contribution shall be secured by a pledge of, and the granting of a security interest in, 50.1% of the GST/Garrison Equity Interests, which pledge and grant shall become effective on the Effective Date immediately after the merger of OldCo with and into the Pledgor, as provided in Section 7.10 of the Plan (the “**Merger**”).

C. The Pledgor will obtain benefits as a result of the consummation of the Plan, which benefits are hereby acknowledged, and accordingly desires to execute and deliver this Agreement.

STATEMENT OF AGREEMENT

NOW THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. **Defined Terms.** All capitalized terms used herein (including, without limitation, in the preamble and recitals hereof) without definition shall have the meanings ascribed to those terms in the Plan. Unless otherwise defined herein, or unless the context otherwise requires, all terms used herein that are defined in the UCC shall have the meanings ascribed to them in the UCC. In addition, as used in this Agreement, the following terms shall have the following meanings:

(a) “**Laws**” means, at any time and with reference to any Entity or property, all then existing laws, statutes, codes, treaties, judgments, decrees, injunctions, writs, and

¹ Legal name of the Pledgor will change to Coltec Industries, Inc. (or such other name as notified to the Secured Party not less than 15 days prior to the Effective Date) on Effective Date upon effectiveness of the Merger.

orders of any Governmental Unit, and rules, regulations, ordinances, directives, orders, licenses, and permits of any Governmental Unit applicable to such Entity or its property or in respect of its operations or to any referenced circumstances or events.

(b) “**Lien**” means, with respect to any property or asset (whether real or personal, tangible or intangible), any mortgage, lien, pledge, charge, security interest, assignment as collateral, or encumbrance of any kind or nature in respect of such property or asset (including any conditional sale or other title retention agreement, any security agreement, and the filing of, or agreement to give, any financing statement under the Uniform Commercial Code or comparable Law of any jurisdiction) to secure payment of a debt or performance of an obligation.

(c) “**Proceeds**” means all proceeds (including proceeds of proceeds) of the Pledged Interests, including, without duplication, (a) all rights, benefits, distributions, premiums, profits, dividends, interest, cash, instruments, documents of title, accounts, contract rights, inventory, equipment, general intangibles, deposit accounts, chattel paper, and other property from time to time thereafter received, receivable, or otherwise distributed in respect of or in exchange for, or as a replacement of or a substitution for, any of the Pledged Collateral, or proceeds thereof (including any cash, Equity Interests, or other securities or instruments issued after any recapitalization, readjustment, reclassification, merger, or consolidation with respect to the Reorganized Debtors and any security entitlements as defined in the UCC with respect thereto); and (b) “proceeds” as such term is defined in the UCC.

(d) “**UCC**” means the Uniform Commercial Code as in effect from time to time in the State of North Carolina; *provided, however*, that in the event, by reason of mandatory provisions of Law, any or all of the perfection or priority of, or remedies with respect to, any Pledged Collateral is governed by the Uniform Commercial Code as enacted and in effect in a jurisdiction other than the State of North Carolina, the term “UCC” shall mean the Uniform Commercial Code as enacted and in effect in such other jurisdiction solely for purposes of the provisions hereof relating to such perfection, priority, or remedies.

2. **Rules of Interpretation.**

(a) All terms defined in this Agreement in the singular form shall have comparable meanings when used in the plural form, and vice versa.

(b) Whenever the context may require, each term stated in either the singular or the plural shall include the singular and the plural, and pronouns stated in the masculine, feminine, or neuter gender shall include the other genders.

(c) The word “will” shall be construed to have the same meaning and effect as the word “shall.”

(d) Any definition of or reference to any agreement, instrument, or other document herein shall be construed as referring to such agreement, instrument, or other document as from time to time amended, supplemented, or otherwise modified.

(e) All references herein to Sections shall be deemed references to Sections of this Agreement unless the context shall otherwise require.

(f) The headings of the various sections and subsections of this Agreement have been inserted for convenience only and shall not in any way affect the meaning or construction of any of the provisions hereof.

(g) Unless otherwise provided herein, the rules of construction set forth in Section 102 of the Bankruptcy Code shall apply.

3. **Pledge and Grant of Security Interest.** As security for the due and punctual payment of the Deferred Contribution to the Secured Party in accordance with Section 7.3.2 of the Plan, effective as of the Effective Date and immediately following the Merger, the Pledgor hereby pledges, assigns, and delivers to the Secured Party, and grants to the Secured Party a continuing first-priority lien upon and security interest in, all of its right, title, and interest in and to the following (collectively, the “**Pledged Collateral**”):

(a) the Equity Interests described on **Exhibit A** hereto (the “**Pledged Interests**”), and, subject to **Section 7** hereof, all dividends, distributions, cash, instruments, warrants, options, securities, and other property and rights (including voting rights) received as a result of owning such Pledged Interests and Proceeds from time to time received, receivable or otherwise made upon or distributed in respect of or in exchange for any or all of the Pledged Interests; and

(b) to the extent not otherwise excluded in the foregoing, all Proceeds thereof.

4. **Delivery of Pledged Collateral; UCC Financing Statements.** On the Effective Date, the Pledgor shall deliver all certificates or instruments representing or evidencing any Pledged Collateral to the Secured Party pursuant hereto, to be held by the Secured Party in accordance with this Agreement. The Pledged Collateral shall be in suitable form for transfer by delivery, or shall be accompanied by duly executed undated instruments of transfer or assignment in blank, all in form and substance reasonably satisfactory to the Secured Party. The Pledgor hereby authorizes the Secured Party to file at any time or from time to time one or more UCC financing statements and amendments thereto relating to all or any part of the Pledged Collateral.

5. **Representations and Warranties.** The Pledgor represents and warrants to the Secured Party that each of the following representations and warranties is true and correct, and the Pledgor acknowledges that the Secured Party is relying on each of the following representations and warranties as being true and correct and that the Secured Party’s reliance thereon is reasonable:

(a) The Pledgor is duly incorporated, validly existing, and in good standing under the Laws of the State of North Carolina (*provided, however*, with respect to good standing, only to the extent the concept of good standing exists in such jurisdiction of incorporation) and has full corporate power and authority to execute and deliver this Agreement.

(b) The Pledgor's execution and delivery of this Agreement has been duly authorized by all necessary corporate actions on the part of the Pledgor.

(c) This Agreement constitutes a legal, valid, and binding obligation of the Pledgor, enforceable against it in accordance with the terms hereof, except as such enforceability may be limited by: (i) bankruptcy, insolvency, reorganization, fraudulent transfer or conveyance, and other Laws of general applicability relating to or affecting creditors' rights; and (ii) general principles of equity (regardless of whether such enforceability is considered in a proceeding at law or in equity).

(d) The Pledgor is the record and beneficial owner of the Pledged Interests.

(e) The Pledged Interests have been duly and validly authorized and issued to the Pledgor and (to the extent applicable) are fully paid and non-assessable.

(f) **Exhibit A** attached hereto completely and accurately identifies, as of the date hereof, (A) the number of issued and outstanding Equity Interests of each issuer thereof (an "**Issuer**") held by the Pledgor (and, separately, the number of issued and outstanding Equity Interests of each Issuer thereof pledged by the Pledgor hereunder) and (B) the percentage of the aggregate issued and outstanding equity interests of each Issuer represented by the Pledged Interests.

(g) All of the Pledged Interests are free of all Liens except for the security interest and lien in favor of the Secured Party created hereby, and there are no outstanding warrants, options, or other rights to purchase, or shareholder, voting trust, or similar agreements outstanding with respect to any of the Pledged Interests.

(h) No effective financing statement or other instrument similar in effect under any applicable Law validly covering all or any part of the Pledged Interests is on file in any filing or recording office.

(i) The delivery of the Pledged Interests to the Secured Party pursuant to this Agreement (and, with respect to Pledged Interests consisting of membership interests or partnership interests that are not "securities" under Article 8 of the UCC, the filing in the appropriate filing office of a UCC financing statement describing the same as collateral) is effective to create a valid and perfected first priority security interest in the Pledged Collateral in favor of the Secured Party (to the extent such security interest can be perfected by filing a UCC financing statement or possessing such Pledged Interests delivered to the Secured Party), free of any adverse claim, and such security interest is entitled to all of the rights, priorities and benefits afforded by the UCC.

(j) No authorization, approval or other action by, and no notice to or filing with, any governmental authority or regulatory body or consent of any other Entity is required for (i) the pledge and grant of a security interest by the Pledgor pursuant to this Agreement, (ii) the perfection of the security interest granted hereunder in favor of the Secured Party (except for the filing of a UCC financing statement in the case of any Pledged Interests consisting of membership interests or partnership interests that are not "securities" under Article 8 of the UCC), (iii) the execution, delivery or performance of

this Agreement by the Pledgor, or (iv) the exercise by the Secured Party of its rights and remedies hereunder (except as the Pledgor or the Secured Party may have taken or directed and except as may be required in connection with any disposition of the Pledged Collateral by Laws affecting the offering and sale of securities generally). The Pledgor has caused each Issuer to record on its books and records that the Pledged Interests are subject to the pledge and security interest created hereby.

(k) The exact name of the Pledgor, as of the Effective Date and immediately prior to the Merger, is New Coltec, Inc. The exact name of the Pledgor, as of the Effective Date and effective upon the Merger, will be [Coltec Industries, Inc.]²

(l) The Pledgor represents that GST has caused each of its issued and outstanding membership interests to provide, by its terms, that it is a “security” governed by Article 8 of the UCC and to be evidenced by a certificate by the Effective Date.

6. **Covenants; Further Assurances.** Until the Deferred Contribution is paid in full and in Cash:

(a) The Pledgor will not sell or otherwise dispose of, or grant any warrant or option with respect to, any of the Pledged Collateral, or create or suffer to exist any Lien or security interest (other than the lien and security interests in favor of the Secured Party) on any Pledged Collateral.

(b) The Pledgor will not change its name, type of organization or jurisdiction of organization without, in each case, giving at least 15 days’ prior written notice thereof to the Secured Party and taking all action necessary or reasonably requested by the Secured Party in order to maintain the effectiveness and priority of the security interest granted hereby.

(c) The Pledgor shall maintain its corporate existence and, at all times, maintain at least one complete set of its books and records concerning the Pledged Collateral.

(d) If, while this Agreement is in effect, the Pledgor shall become entitled to receive or shall receive additional Equity Interests in any Issuer, the Pledgor agrees, in each case, to accept the same as the Secured Party’s agent and to hold the same in trust for the Secured Party, and to deliver the same forthwith to the Secured Party in the exact form received, with the endorsement of the Pledgor where necessary and/or with duly executed undated instruments of transfer or assignment, in blank, all in form and substance reasonably satisfactory to the Secured Party, to be held by the Secured Party, subject to the terms hereof, as part of the Pledged Interests; *provided, however*, that the Pledgor shall only be required by this paragraph to pledge and deliver such additional Equity Interests as shall be necessary to cause the aggregate Pledged Interests to equal 50.1% of the aggregate issued and outstanding Equity Interests of each Issuer.

² Or such other name as notified to the Secured Party not less than 15 days prior to the Effective Date.

(e) The Pledgor shall not take any action, or permit any Issuer to take any action, to cause any Equity Interest comprising the Pledged Collateral not to be a “security” within the meaning of, or not to be governed by, Article 8 of the UCC as in effect under the Laws of any state having jurisdiction or to become uncertificated.

(f) The Pledgor shall, from time to time, at its expense, promptly execute and deliver all further instruments, documents and notices and take all further action that may be necessary or desirable, or that the Secured Party may reasonably request, in order to create, perfect and protect any security interest granted or purported to be granted by this Agreement or to enable the Secured Party to exercise and enforce its rights and remedies hereunder. Without limiting the generality of the foregoing, the Pledgor will, upon the Secured Party’s request, appear in and defend any action or proceeding that may affect the Pledgor’s title to or the Secured Party’s security interest in the Pledged Collateral.

(g) The Pledgor shall furnish to the Secured Party, from time to time upon request, statements and schedules further identifying, updating, and describing the Pledged Collateral and such other information, reports and evidence concerning the Pledged Collateral as the Secured Party may reasonably request.

7. Voting Rights; Dividends; Etc.

(a) So long as no Event of Default has occurred and is then continuing in respect of which the Secured Party has elected to exercise the rights and remedies set forth in **Section 7(b)** below:

(i) The Pledgor shall be entitled to exercise any and all voting and other consensual rights pertaining to the Pledged Collateral, or any part thereof, for any purpose not inconsistent with the terms of this Agreement; and

(ii) The Pledgor shall be entitled to receive all distributions, dividends (in the form of cash, securities or otherwise), cash, instruments, chattel paper and other rights, property or Proceeds and products from time to time received, receivable or otherwise distributed in respect of the Pledged Collateral.

(b) At any time that an Event of Default has occurred and is then continuing in respect of which the Secured Party has elected to exercise the rights and remedies set forth in this **Section 7(b)**:

(i) All rights of the Pledgor to exercise voting and other consensual rights in respect of the Pledged Collateral shall immediately cease upon the Secured Party’s election to exercise its rights hereunder, and upon such election all such voting and other consensual rights shall become vested in the Secured Party and the Secured Party shall thereupon have the sole right to exercise such voting and other consensual rights (including, without limitation, the right to vote in favor of, and to exchange any or all of the Pledged Collateral upon, the consolidation, recapitalization, merger or other reorganization with respect to an Issuer). In order to effect the foregoing, the Pledgor hereby grants to the Secured Party an irrevocable proxy to vote the Pledged Collateral and, any time that an

Event of Default exists, the Pledgor agrees to execute such other proxies as the Secured Party may reasonably request. The appointment of the Secured Party as proxy is coupled with an interest and shall be valid and irrevocable until the Deferred Contribution has been fully paid in Cash; and

(ii) All rights of the Pledgor to receive and retain any distributions, dividends (in the form of cash, securities or otherwise), instruments, chattel paper, or other Proceeds or property paid or payable with respect to, or on account of, any of the Pledged Collateral shall immediately cease and any such distributions, dividends (in the form of cash, securities or otherwise), instruments, chattel paper, or other Proceeds or property paid or payable with respect to, or on account of, any of the Pledged Collateral shall be paid to the Secured Party (for application to the Deferred Contribution, with respect to any cash or cash equivalents, or to be held by the Secured Party as additional security for the Deferred Contribution, with respect to any other type of property). Any distributions, dividends (in the form of cash, securities or otherwise), instruments, chattel paper or other Proceeds or property paid or payable with respect to any of the Pledged Collateral and received by the Pledgor contrary to the provisions of this Agreement shall be received in trust for the benefit of the Secured Party, shall be segregated from other assets (including, in the case of cash or cash equivalents, other funds) of the Pledgor and shall be forthwith paid to the Secured Party (for application to the Deferred Contribution, with respect to any cash or cash equivalents, or to be held by the Secured Party as additional security for the Deferred Contribution, with respect to any other type of property).

8. **Secured Party May Perform.** If the Pledgor fails to perform any agreement contained herein, then upon the occurrence and during the continuance of an Event of Default, the Secured Party may itself perform, or cause performance of, such agreement at the expense of the Pledgor.

9. **Limitation on Duty of Secured Party with Respect to the Pledged Collateral.** Beyond the safe custody thereof, the Pledgor agrees that the Secured Party shall have no duties concerning the custody and preservation of any Pledged Collateral in its possession (or in the possession of any agent of the Secured Party) or with respect to any income thereon or the preservation of rights against prior parties or any other rights pertaining thereto. The Secured Party shall be deemed to have exercised reasonable care in the custody and preservation of the Pledged Collateral in its possession if the Pledged Collateral is accorded treatment substantially equal to that which the Secured Party accords its own property. The Secured Party shall not be liable or responsible for any loss or damage to any of the Pledged Collateral, or for any diminution in the value thereof, by reason of the act or omission of any agent selected by the Secured Party in good faith. It is expressly agreed that the Secured Party shall have no responsibility for (i) ascertaining or taking action with respect to calls, conversions, exchanges, maturities, tenders or other matters relative to any Pledged Collateral, whether or not the Secured Party has or is deemed to have knowledge of such matters, or (ii) taking any necessary steps to preserve rights against any parties with respect to any Pledged Collateral, but the Secured Party may do so.

10. **Remedial Provisions.**

(a) Each of the following events shall be an “**Event of Default**” for purposes of this Agreement:

(i) Any failure to pay in full and in Cash, including a default in the full payment of, the Deferred Contribution to the Secured Party as and when due in accordance with Section 7.3.2 of the Plan; and

(ii) Any failure or omission by the Pledgor to perform, including a default by the Pledgor in the performance of, any of its obligations under this Agreement, which failure or omission continues for a period of fourteen (14) days after the earlier of (A) a senior officer of the Pledgor becoming aware thereof and (B) the receipt of written notice thereof by the Secured Party from the Pledgor.

(b) Upon the occurrence and during the continuance of an Event of Default, the Secured Party and its attorneys may exercise in respect of the Pledged Collateral, in addition to other rights and remedies provided for herein or otherwise available to it, all the rights and remedies of a secured party under the UCC and applicable Law, and the Secured Party may also, without demand, advertisement or notice of any kind (other than the notice specified below relating to a public or private sale), sell the Pledged Collateral or any part thereof in one or more portions at one or more public or private sales or dispositions, at any exchange, broker’s board or at any of the Secured Party’s offices (or those of the Secured Party’s attorneys) or elsewhere, for cash, on credit, or for future delivery, at such price or prices and upon such other terms as the Secured Party deems advisable. The Pledgor agrees that, to the extent notice of sale shall be required by Law, at least ten (10) days’ notice to the Pledgor of the time and place of any public sale or the time after which any private sale is to be made shall constitute reasonable notification of such matters; *provided* that no notification need be given to the Pledgor if it has authenticated after default a statement renouncing or modifying any right to notification of sale or other intended disposition. At any sale of the Pledged Collateral, if permitted by Law, the Secured Party may bid (which bid may be, in whole or in part, in the form of cancellation of indebtedness) for the purchase of the Pledged Collateral or any portion thereof free of any right or equity of redemption in the Pledgor. The Secured Party shall not be obligated to make any sale of Pledged Collateral regardless of notice of sale having been given. The Secured Party may adjourn any public or private sale from time to time by announcement at the time and place fixed therefor, and such sale may, without further notice, be made at the time and place to which it was so adjourned.

The Pledgor recognizes that the Secured Party may be unable to effect a public sale of all or part of the Pledged Collateral and may be compelled to resort to one or more private sales to a restricted group of purchasers who will be obligated to agree, among other things, to acquire such Pledged Collateral for their own account, for investment and not with a view to the distribution or resale thereof. The Pledgor acknowledges that any such private sales may be at prices and on terms less favorable to the seller than if sold at public sales and agrees that such private sales shall be deemed to have been made in a commercially reasonable manner, and that the Secured Party shall be under no obligation to delay a sale of any of the Pledged Collateral for

the period of time necessary to permit the Issuer of such Pledged Collateral to register such securities for public sale under the Securities Act of 1933, or under any other applicable requirement of Law, even if such Issuer would agree to do so. To the extent permitted by Law, the Pledgor hereby specifically waives (and, as applicable, releases) any right or equity of redemption, and any right of stay or appraisal, which the Pledgor has or may have under any Law now existing or hereafter enacted.

The Pledgor acknowledges that the Secured Party shall not be liable for any failure or delay in realizing upon or collecting the Deferred Contribution, or any guaranty thereof or collateral security therefor; and the Pledgor further acknowledges that the Secured Party shall not have any duty to take any action with respect thereto.

11. **Security Interest Absolute.** To the maximum extent permitted by applicable Law, all rights of the Secured Party, all pledges, Liens, and security interests made or granted hereunder, and all obligations of the Pledgor hereunder shall, upon the effectiveness of this Agreement, in accordance with the terms hereof, be absolute and unconditional irrespective of:

(a) any change in the time, manner, or place of payment of all or part of the Deferred Contribution, or any other amendment or waiver of or any consent to any departure from any of the Plan Documents;

(b) any exchange, release, or non-perfection of any other collateral, or any release or amendment or waiver of, or consent to departure from, any guaranty for all or part of the Deferred Contribution;

(c) the insolvency of the Pledgor or EnPro; or

(d) any other circumstances that might otherwise constitute a defense available to, or a discharge of, the Pledgor, other than the payment in full and in Cash of the Deferred Contribution.

12. **Application of Proceeds.** All Proceeds collected by the Secured Party upon any sale, other disposition of, or realization upon any of the Pledged Collateral, together with all other moneys received by the Secured Party hereunder, shall be applied as follows:

(a) *first*, to payment of the expenses of such sale or other realization, including reasonable compensation to the Secured Party and its agents and counsel, and all expenses, liabilities and advances incurred or made by the Secured Party, its agents and counsel in connection therewith or in connection with the care, safekeeping or otherwise of any or all of the Pledged Collateral;

(b) *second*, after payment in full of the amounts specified in subsection (a) above, to payment of the Deferred Contribution; and

(c) *finally*, after payment in full of the amounts specified in subsections (a) and (b) above, any surplus then remaining shall be paid to the Pledgor, or its successors or assigns, or to whomsoever may be lawfully entitled to receive the same or as a court of competent jurisdiction may direct.

The Pledgor shall remain liable to the extent of any deficiency between the amount of all Proceeds realized upon sale or other disposition of the Pledged Collateral pursuant to this Agreement and the amount of the Deferred Contribution. Upon any sale of any Pledged Collateral hereunder by the Secured Party (whether by virtue of the power of sale herein granted, pursuant to judicial proceeding, or otherwise), the receipt of the purchase money or other Proceeds of sale by the Secured Party or the officer making the sale shall be a sufficient discharge to the purchaser or purchasers of the Pledged Collateral so sold, and such purchaser or purchasers shall not be obligated to see to the application of any part of the purchase money or other Proceeds of sale paid over to the Secured Party or such officer or be answerable in any way for the misapplication thereof.

13. **Termination.** This Agreement and the lien and security interest granted hereunder shall terminate and be released, automatically and without the necessity of action on the part of any Entity, when the Deferred Contribution has been paid in full and in Cash, and all rights to the Pledged Collateral shall thereupon revert to the Pledgor. In connection with the foregoing, the Secured Party shall execute and deliver to the Pledgor or its designee any documents or instruments which the Pledgor shall reasonably request from time to time to evidence such termination and release and shall assign, transfer and deliver to the Pledgor, without recourse and without representation or warranty, such of the Pledged Collateral as may then be in the possession of the Secured Party.

14. **Binding Effect; Assignments.** This Agreement shall be binding upon, and shall inure to the benefit of, the parties hereto and their respective successors and assigns, *provided* that neither party shall have the right to assign its rights or obligations hereunder or any interest herein without the prior written consent of the other.

15. **No Waiver.** No failure or delay of the Secured Party of any kind in exercising any power or right hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any such right or power, or any abandonment or discontinuance of steps to enforce such a right or power, preclude any other or further exercise thereof or the exercise of any other right or power. No waiver by the Secured Party of any default, Event of Default, or breach of this Agreement shall operate as a waiver of any other default, Event of Default, or breach of this Agreement or of the same default, Event of Default, breach of this Agreement on a future occasion, and no action by the Secured Party hereunder shall in any way affect or impair the Secured Party's rights and remedies or the obligations of the Pledgor under this Agreement. The rights and remedies of the Secured Party hereunder are cumulative and are not exclusive of any rights or remedies that it would otherwise have. No notice or demand on the Pledgor in any case shall entitle the Pledgor to any other or further notice in similar or other circumstances.

16. **Governing Law.** This Agreement shall be governed by, and construed and enforced in accordance with, the Laws of the State of North Carolina (without regard to the conflicts of law provisions thereof).

17. **Amendment.** Neither this Agreement nor any provision hereof may be waived, amended or modified except pursuant to a written agreement entered into by the parties hereto.

18. **Notices.** All communications and notices hereunder shall be in writing and given as provided in Section 11.9 of the Plan. All communications and notices hereunder to the Pledgor shall be given to it at its address set forth on **Schedule I** attached hereto.

19. **WAIVER OF JURY TRIAL.** EACH PARTY HEREBY WAIVES, FOR ITSELF, AND ITS SUCCESSORS AND ASSIGNS, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY LITIGATION DIRECTLY OR INDIRECTLY ARISING OUT OF, UNDER, OR IN CONNECTION WITH, THIS AGREEMENT.

20. **Severability.** Whenever possible, each provision of this Agreement shall be interpreted in such manner as to be effective and valid under applicable Law, but to the extent any provision of this Agreement is held to be invalid, void, voidable, prohibited, illegal, or unenforceable in any respect under any applicable Law of any jurisdiction, such provision shall be ineffective only to the extent of such prohibition or invalidity and only in such jurisdiction, without prohibiting or invalidating such provision in any other jurisdiction or the remaining provisions of this Agreement in any jurisdiction. The parties hereto further agree to use commercially reasonable efforts to replace such invalid, void, voidable, illegal, unenforceable, or rejected provision of this Agreement with an effective, valid, and enforceable provision that will achieve, to the fullest extent possible, the economic, business, and other purposes of the invalid, void, voidable, prohibited, illegal, unenforceable, or rejected provision.

21. **Counterparts.** This Agreement may be executed in any number of counterparts and by different parties hereto on separate counterparts, each of which when so executed and delivered shall be an original, but all of which shall together constitute one and the same instrument. Delivery of an executed counterpart of a signature page of this Agreement by facsimile or in electronic format (e.g., “pdf” or “tif” file format) shall be effective as delivery of a manually executed counterpart of this Agreement.

22. **Construction.** The headings of the various sections and subsections of this Agreement have been inserted for convenience only and shall not in any way affect the meaning or construction of any of the provisions hereof. Unless the context otherwise requires, words in the singular include the plural and words in the plural include the singular.

23. **Effectiveness.** This Agreement (i) is hereby executed and delivered as of the Effective Date and immediately prior to the Merger, and (ii) shall be effective as of the Effective Date and immediately following the Merger.

(Signatures on following pages)

IN WITNESS WHEREOF, the parties hereto have executed this Agreement by and through their duly authorized representatives as of the day and year first above written.

Pledgor:

NEW COLTEC, INC.

By: _____
Name: _____
Title: _____

Secured Party:

GST SETTLEMENT FACILITY

By: _____
Lewis R. Sifford, Trustee

Exhibit A

Identification of Pledged Securities³

Issuer	Class or Other Description of Pledged Securities	Certificate Number	Number of Pledged Securities	Total Outstanding Securities	Percentage of Total Outstanding Securities Pledged
Garlock Sealing Technologies LLC					50.1%
Garrison Litigation Management Group, Ltd.	Common Stock				50.1%

³ To be completed.

SCHEDULE I

Pledgor

[New Coltec, Inc.]

Address

5605 Carnegie Blvd., Suite 500
Charlotte, NC 28209-4674
Attention: General Counsel

EXHIBIT J

EXHIBIT J

PARENT GUARANTY

THIS PARENT GUARANTY (this “**Agreement**”), dated as of the Effective Date (as defined in the Plan referred to below), is made by **ENPRO INDUSTRIES, INC.**, a North Carolina corporation (the “**Guarantor**”), in favor of the **GST SETTLEMENT FACILITY**, a Delaware statutory trust (the “**Asbestos Trust**”).

RECITALS

A. Section 7.3.2 of the Joint Plan of Reorganization of Garlock Sealing Technologies LLC, et al. and OldCo, LLC, successor by merger to Coltec Industries Inc (“**OldCo**”), as initially filed in the United States Bankruptcy Court for the Western District of North Carolina on May 20, 2016 (as amended, supplemented, or otherwise modified from time to time, and together with the exhibits and schedules to the foregoing, as the same may be in effect from time to time, the “**Plan**”), provides that the Asbestos Trust is to be funded with, among other things, the Deferred Contribution, which shall be paid in full and in Cash to the Asbestos Trust on or before the first anniversary of the Effective Date of the Plan.

B. Section 7.3.2 of the Plan further provides, among other things, that payment of the Deferred Contribution shall be guaranteed by the Guarantor pursuant to the terms of this Agreement, with such guaranty to become effective on the Effective Date immediately after the merger of OldCo into New Coltec, as provided in Section 7.10 of the Plan (the “**Merger**”).

C. The Guarantor owns all of the issued and outstanding Equity Interests in New Coltec and will obtain benefits as a result of the consummation of the Plan, which benefits are hereby acknowledged, and accordingly desires to execute and deliver this Agreement.

STATEMENT OF AGREEMENT

NOW THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. **Definitions.** All capitalized terms used herein (including, without limitation, in the preamble and recitals hereof) without definition shall have the meanings ascribed to those terms in the Plan. In addition, as used in this Agreement, the following terms shall have the following meanings:

(a) “**Governing Documents**” means, as to any Entity, its articles or certificates of incorporation and bylaws, its partnership agreement, its certificate of formation and operating agreement, or the organizational or governing documents of such Entity.

(b) “**Laws**” means, at any time and with reference to any Entity or property, all then existing laws, statutes, codes, treaties, judgments, decrees, injunctions, writs, and orders of any Governmental Unit, and rules, regulations, ordinances, directives, orders,

licenses, and permits of any Governmental Unit applicable to such Entity or its property or in respect of its operations or to any referenced circumstances or events.

(c) **“Proceeding”** means, with respect to any Entity, any voluntary or involuntary insolvency, bankruptcy, receivership, custodianship, liquidation, reorganization, assignment for the benefit of creditors, appointment of a custodian, receiver, trustee or other officer with similar powers, or any other proceeding for the liquidation or other winding up of such Entity or all or substantially all of the properties of such Entity.

2. **Rules of Interpretation.**

(a) All terms defined in this Agreement in the singular form shall have comparable meanings when used in the plural form, and vice versa.

(b) Whenever the context may require, each term stated in either the singular or the plural shall include the singular and the plural, and pronouns stated in the masculine, feminine, or neuter gender shall include the other genders.

(c) The word “will” shall be construed to have the same meaning and effect as the word “shall.”

(d) Any definition of or reference to any agreement, instrument, or other document herein shall be construed as referring to such agreement, instrument, or other document as from time to time amended, supplemented, or otherwise modified.

(e) All references herein to Sections shall be deemed references to Sections of this Agreement unless the context shall otherwise require.

(f) The headings of the various sections and subsections of this Agreement have been inserted for convenience only and shall not in any way affect the meaning or construction of any of the provisions hereof.

(g) Unless otherwise provided herein, the rules of construction set forth in Section 102 of the Bankruptcy Code shall apply.

3. **Guarantee.** Effective as of the Effective Date and immediately following the Merger, the Guarantor hereby guarantees, as a primary obligor and not merely as a surety, the full and prompt payment when due of the Deferred Contribution to the Asbestos Trust in accordance with Section 7.3.2 of the Plan.

4. **Waivers.** With respect to the Deferred Contribution, the Guarantor hereby waives, to the fullest extent permitted by applicable Law, (a) acceptance, promptness, diligence, presentment, demand of payment, filing of claims with a court in the event of receivership or bankruptcy of New Coltec, protest or notice, all setoffs and counterclaims and all presentments, demands for performance, notices of nonperformance, protests, notices of payment, notices of dishonor and notices of acceptance of this Agreement or any of the other Plan Documents (and shall not require that the same be made on or given to OldCo or New Coltec as a condition to the

Guarantor's obligations hereunder); (b) any defense arising by reason of any disability or other defense of OldCo or New Coltec, or the cessation for any reason whatsoever (including any act or omission of the Asbestos Trust or any other Entity) of the liability of OldCo or New Coltec; (c) any right to proceed against OldCo or New Coltec, proceed against or exhaust any security for the Deferred Contribution, or pursue any other remedy in the power of the Asbestos Trust whatsoever; (d) any benefit of and any right to participate in any security now or hereafter securing the Deferred Contribution; (e) the benefits of all statutes of limitation; and (f) all other demands and defenses whatsoever, other than payment in full of the Deferred Contribution. To the fullest extent permitted by applicable Law, the obligations of the Guarantor hereunder shall not be affected by (i) the failure of the Asbestos Trust to assert any claim or demand or to enforce or exercise any right or remedy under the provisions of the Asbestos Trust Agreement, the Plan, any other Plan Document, or otherwise; (ii) any waiver, amendment, or modification of any of the terms or provisions of the Asbestos Trust Agreement, the Plan, or any other Plan Document; or (iii) the failure to perfect any security interest in, the release of, or any other action with respect to, any of the security for the Deferred Contribution held by or on behalf of the Asbestos Trust.

5. **Absolute Guarantee of Payment and Performance.** The Guarantor agrees that this Agreement is an absolute and unconditional guarantee of payment and performance and is not merely a surety or guarantee of collection, and the Guarantor waives any right to require that any resort be had by the Asbestos Trust to any of the security held for payment of the Deferred Contribution. The Guarantor further agrees that the Guarantor and New Coltec are jointly and severally liable for the Deferred Contribution, which liability is a continuing, absolute, and unconditional obligation of payment or performance, as the case may be, regardless of the solvency or insolvency of New Coltec or the Guarantor at any time.

6. **Payments.**

(a) In furtherance of the foregoing and not in limitation of any other right that the Asbestos Trust has at law or in equity against the Guarantor by virtue hereof, upon the failure of New Coltec to pay the Deferred Contribution in full and in Cash when and as the same shall become due in accordance with Section 7.3.2 of the Plan, the Guarantor hereby promises to and will forthwith pay, or cause to be paid, to the Asbestos Trust, in Cash the amount of the unpaid Deferred Contribution within five (5) Business Days after New Coltec's failure to pay.

(b) All payments made by the Guarantor pursuant to this Agreement shall be made in lawful currency of the United States of America by wire transfer of immediately available funds to the Asbestos Trust in accordance with wire transfer instructions as are provided by the Asbestos Trust to the Guarantor in writing from time to time.

(c) Upon payment by the Guarantor of any sums to the Asbestos Trust, all rights of the Guarantor against New Coltec arising as a result thereof by way of right of subrogation, contribution, reimbursement, indemnity, or otherwise shall in all respects be subordinate and junior in right of payment to the prior payment in full and in Cash of the Deferred Contribution.

7. **Representations and Warranties.** The Guarantor represents and warrants that the each of the following is true and correct as of the Effective Date, and the Guarantor acknowledges that the Asbestos Trust is relying on each of the following representations and warranties as being true and correct and that the Asbestos Trust's reliance thereon is reasonable:

(a) The Guarantor is duly organized, validly existing, and in good standing under the Laws of the State of North Carolina; *provided, however*, with respect to good standing, only to the extent the concept of good standing exists in such jurisdiction of incorporation.

(b) The Guarantor has the corporate power and authority to execute and deliver this Agreement and each other Plan Document to which it is a party. This Agreement and each other Plan Document to which it is a party has been duly authorized by all necessary corporate action of the Guarantor and has been duly executed and delivered by the Guarantor.

(c) This Agreement and each other Plan Document to which the Guarantor is a party is a legal, valid, and binding obligation of the Guarantor, enforceable against the Guarantor in accordance with its terms, except as enforceability may be limited by applicable bankruptcy, insolvency, reorganization, moratorium, or similar Laws affecting the enforcement of creditors' rights generally, by the discretion of the court in which enforcement is sought, or by general equitable principles (whether enforcement is sought by proceedings at law or in equity).

(d) The execution, delivery, and performance by the Guarantor of this Agreement and each other Plan Document to which the Guarantor or New Coltec is a party does not (1) conflict with, result in a breach of any of the provisions of, or constitute a default or event of default under (A) the Governing Documents of the Guarantor or New Coltec, or (B) any note, bond, mortgage, indenture, deed of trust, license, lease, agreement or other instrument or obligation to which the Guarantor or New Coltec is a party or by which the Guarantor or New Coltec may be bound, or to which the Guarantor or New Coltec or any of the properties or assets of the Guarantor or New Coltec may be subject; or (2) violate any statute, rule or regulation, or any judgment, ruling, order, writ, injunction, or decree applicable to the Guarantor or New Coltec or to any of their respective properties or assets.

8. **Enforceability of Obligations.** The Guarantor hereby agrees that its obligations under this Agreement, including the guarantee made hereunder, shall be enforceable against the Guarantor irrespective of:

(a) the legality, validity, enforceability, avoidance, or subordination of any of the Deferred Contribution or any of the Plan Documents;

(b) any Law, regulation, or order of any jurisdiction, or any other event, affecting the Deferred Contribution or any of the Plan Documents;

(c) the absence of any attempt by, or on behalf of, the Asbestos Trust to collect, or to take action to enforce, all or any part of the Deferred Contribution, whether from or against New Coltec or any other Entity;

(d) the election of any remedy available under any of the Plan Documents or applicable Law or in equity by, or on behalf of, the Asbestos Trust with respect to all or any part of the Deferred Contribution;

(e) any change in the corporate existence, structure, or ownership of New Coltec or the Guarantor;

(f) any impairment of the capital of New Coltec or the Guarantor, or any insolvency, bankruptcy, reorganization, or other similar proceeding affecting New Coltec, the Guarantor, or their respective assets, or any resulting release or discharge of the Deferred Contribution;

(g) any amendment, waiver, consent, extension, forbearance, or granting of any indulgence by, or on behalf of, the Asbestos Trust with respect to any provision under any Plan Document, or any other act or thing or omission or delay to do any other act or thing which may or might in any manner or to any extent vary the risk of New Coltec or the Guarantor, including any renewal or extension of the time or change of the manner or place of payment or performance, as the case may be, of the Deferred Contribution;

(h) the disallowance, under Section 502 of the Bankruptcy Code, of all or any portion of the claims against New Coltec held by the Asbestos Trust for payment or performance, as the case may be, of all or part of the Deferred Contribution;

(i) the existence of any right, claim, counterclaim, or right of setoff, whether arising from or relating to the Deferred Contribution, New Coltec, or otherwise, that the Guarantor may have at any time against New Coltec, the Asbestos Trust, or any other Entity, whether in connection herewith or any unrelated transactions, *provided, however*, that nothing herein shall prevent the Guarantor from asserting its right against New Coltec in a separate suit or compulsory counterclaim against New Coltec (but not as a defense, cross-claim, counterclaim, or setoff against the Asbestos Trust);

(j) the cessation for any reason of the liability of New Coltec under the Plan Documents or any other circumstance that might otherwise constitute a legal or equitable discharge of New Coltec or the Guarantor; or

(k) any other act or circumstance that might or could be deemed a discharge or modification hereunder other than payment in full and in Cash of the Deferred Contribution.

9. **Financial Information.** The Guarantor hereby acknowledges that it has adequate means of, and assumes responsibility for, keeping itself informed of the financial condition of New Coltec, including any circumstances bearing upon the risk of nonpayment or nonperformance of the Deferred Contribution, or any part thereof, and the Guarantor hereby

agrees that the Asbestos Trust shall have no duty to advise the Guarantor of information known to it regarding any such circumstances. In the event the Asbestos Trust in its reasonable discretion undertakes at any time or from time to time to provide any such information to the Guarantor, the Asbestos Trust shall be under no obligation (a) to undertake any investigation not a part of its regular routine or (b) to disclose any information that the Asbestos Trust, pursuant to its accepted and reasonable practices, wishes to maintain confidential.

10. **Default and Remedies.**

(a) The Asbestos Trust shall have the right, power, and authority to do all things deemed necessary or advisable to enforce the provisions of this Agreement and protect its rights under the Plan Documents and, upon the occurrence and during the continuance of a default or breach of the terms hereunder, the Asbestos Trust may institute or appear in such appropriate proceedings permitted or not prohibited under this Agreement as the Asbestos Trust shall deem most effectual to protect and enforce its rights hereunder, whether for specific enforcement of any term or provision in this Agreement, or in aid of the exercise of any power granted herein or in any Plan Document, or to enforce any other proper remedy.

(b) Each and every default or breach by the Guarantor under or in respect of this Agreement shall give rise to a separate cause of action hereunder, and separate actions may be brought hereunder as each cause of action arises. For so long as such a default or such a breach is continuing, the Asbestos Trust shall have the right to proceed first and directly against the Guarantor under this Agreement without proceeding against any other Entity (including New Coltec), without exhausting any other remedies that the Asbestos Trust may have, and without resorting to any other security held by the Asbestos Trust to secure the Deferred Contribution.

11. **Reinstatement.** Notwithstanding any provision herein to the contrary, the Guarantor agrees that, to the extent that any Entity makes a payment or payments to the Asbestos Trust on account of the Deferred Contribution, which payments or any part thereof are subsequently invalidated, declared to be fraudulent or preferential, set aside, or required or agreed to be repaid or returned by the Asbestos Trust under any Law or in respect of any Proceeding or other litigation to which the Guarantor or the Asbestos Trust is subject, then, to the extent of the amount of such payments, the portion of the Deferred Contribution that has been paid, reduced, or satisfied by such amount shall be reinstated and continued in full force and effect as of the time immediately preceding such initial payment, reduction, or satisfaction.

12. **Termination.** Except as provided in Section 11 hereof, the guarantee made hereunder shall terminate, automatically and without the necessity of action on the part of any Entity, when the Deferred Contribution has been paid in full and in Cash to the Asbestos Trust. In connection with the foregoing, the Asbestos Trustee shall execute and deliver to the Guarantor or its designee any documents or instruments which the Guarantor shall reasonably request from time to time to evidence such termination and release.

13. **Binding Effect; Assignments.** This Agreement shall be binding upon, and shall inure to the benefit of, the parties hereto and their respective successors and assigns, *provided*

that neither party shall have the right to assign its rights or obligations hereunder or any interest herein without the prior written consent of the other.

14. **No Waiver.** No failure or delay of the Asbestos Trust of any kind in exercising any power or right hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any such right or power, or any abandonment or discontinuance of steps to enforce such a right or power, preclude any other or further exercise thereof or the exercise of any other right or power. No waiver by the Asbestos Trust of any default, event of default, or breach of this Agreement shall operate as a waiver of any other default, event of default, or breach of this Agreement or of the same default, event of default, or breach of this Agreement on a future occasion, and no action by the Asbestos Trust permitted hereunder shall in any way affect or impair the Asbestos Trust's rights and remedies or the obligations of the Guarantor under this Agreement. The rights and remedies of the Asbestos Trust hereunder are cumulative and are not exclusive of any rights or remedies that it would otherwise have. No notice or demand on the Guarantor in any case shall entitle the Guarantor to any other or further notice in similar or other circumstances.

15. **Governing Law.** This Agreement shall be governed by, and construed and enforced in accordance with, the Laws of the State of North Carolina, without giving effect to any choice or conflict of law provision or rule (whether of the State of North Carolina or any other jurisdiction) that would cause the application of the Laws of any jurisdiction other than the State of North Carolina.

16. **Amendment.** Neither this Agreement nor any provision hereof may be waived, amended, or modified, except pursuant to a written agreement executed and delivered by the parties hereto.

17. **WAIVER OF JURY TRIAL.** EACH PARTY HEREBY WAIVES, FOR ITSELF, AND ITS SUCCESSORS AND ASSIGNS, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY LITIGATION DIRECTLY OR INDIRECTLY ARISING OUT OF, UNDER, OR IN CONNECTION WITH, THIS AGREEMENT.

18. **Notices.** All communications and notices hereunder shall be in writing and given as provided in Section 11.9 of the Plan. All communications and notices hereunder to the Guarantor shall be given to it at its address set forth on Schedule I attached hereto.

19. **Severability.** Whenever possible, each provision of this Agreement shall be interpreted in such manner as to be effective and valid under applicable Law, but to the extent any provision of this Agreement is held to be invalid, void, voidable, prohibited, illegal, or unenforceable in any respect under any applicable Law of any jurisdiction, such provision shall be ineffective only to the extent of such prohibition or invalidity and only in such jurisdiction, without prohibiting or invalidating such provision in any other jurisdiction or the remaining provisions of this Agreement in any jurisdiction. The parties hereto further agree to use commercially reasonable efforts to replace such invalid, void, voidable, illegal, unenforceable, or rejected provision of this Agreement with an effective, valid, and enforceable provision that will

achieve, to the fullest extent possible, the economic, business, and other purposes of the invalid, void, voidable, prohibited, illegal, unenforceable, or rejected provision.

20. **Counterparts.** This Agreement may be executed in any number of counterparts and by different parties hereto on separate counterparts, each of which when so executed and delivered shall be an original, but all of which shall together, when delivered, constitute one and the same instrument. Delivery of an executed counterpart of a signature page of this Agreement by facsimile or in electronic format (*e.g.*, “pdf” or “tif” file format) shall be effective as delivery of a manually executed counterpart of this Agreement.

21. **Effectiveness.** This Agreement (i) is hereby executed and delivered as of the Effective Date and immediately prior to the Merger, and (ii) shall be effective as of the Effective Date and immediately following the Merger.

(Signatures on following pages)

IN WITNESS WHEREOF, the parties hereto have executed this Agreement by and through their duly authorized representatives as of the day and year first above written.

Guarantor:

ENPRO INDUSTRIES, INC.

By: _____

Name: _____

Title: _____

Acknowledged and Accepted:

GST SETTLEMENT FACILITY

Lewis R. Sifford, as Trustee

SCHEDULE I

Guarantor

Address

EnPro Industries, Inc.

5605 Carnegie Blvd., Suite 500
Charlotte, NC 28209-4674
Attention: General Counsel

EXHIBIT K

**FORM OF
ARTICLES OF MERGER**

Pursuant to North Carolina General Statute Sections 55-11-05(a) and 57D-9-42, the undersigned entity does hereby submit the following Articles of Merger as the surviving business entity in a merger between two or more business entities.

1. The name of the surviving entity is New Coltec, Inc., a corporation organized under the laws of the State of North Carolina.

2. The address of the surviving entity is:

Street Address: 5605 Carnegie Blvd, Suite 500

City: Charlotte

State: North Carolina

Zip Code: 28209-4674

County: Mecklenburg

3. The name of the merged entity is OldCo, LLC, a limited liability company organized under the laws of the State of North Carolina.

4. The mailing address of the merging entity is:

Street Address: 5605 Carnegie Blvd, Suite 500

City: Charlotte

State: North Carolina

Zip Code: 28209-4674

County: Mecklenburg

5. The text of the amendment to the Articles of Incorporation of the surviving entity, as set forth within the Plan of Merger, is as follows:

Article 1 of the Articles of Incorporation is amended to read as follows:

1. The name of the corporation is Coltec Industries, Inc.

6. A Plan of Merger has been duly approved in the manner required by law by each of the business entities participating in the merger.

7. These articles will be effective at 12:02 a.m. on _____, 20____.*

This the ____ day of _____, 20_____.

NEW COLTEC, INC.

Signature

Type or Print Name and Title

* Such date to be the Effective Date.